



**PLESSEY INCORPORATED**  
**MATERIALS DIVISION**

**PLESSEY FRENCHTOWN**

FRENCHTOWN, NEW JERSEY 08825  
TEL: 201-996-2121 TWX: 510-235-3399  
A DIVISION OF PLESSEY NEW JERSEY, INC.

December 9, 1980

EPA - Region II  
Information Service Center  
26 Federal Plaza  
New York, NY 10007

Dear Sirs and Madams:

Enclosed is our application so we can obtain an EPA I.D.  
number. Your prompt action on this will be appreciated.

Sincerely yours,

PLESSEY FRENCHTOWN DIVISION  
Plessey Materials Corporation

John D. Fredericks  
Vice President and General Manager

Enc.

/cf



ACKNOWLEDGEMENT OF NOTIFICATION  
OF HAZARDOUS WASTE ACTIVITY  
(VERIFICATION)

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER

INSTALLATION ADDRESS

• NJD002346245  
FRENCHTOWN AMERICAN CORP  
c/o GIOR DAWO, HALLERAN + CO.  
270 STATE HWY 35  
MIDDLETOWN NJ 07748  
6th + HARRISON ST.  
FRENCHTOWN NJ 08825



ACKNOWLEDGEMENT OF NOTIFICATION  
OF HAZARDOUS WASTE ACTIVITY  
(VERIFICATION)

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER

• NJ0002346245

INSTALLATION ADDRESS

PLESSEY FRENCHTOWN DIVISION  
8TH & HARRISON ST NJ 08825  
8TH & HARRISON ST NJ 08825  
FRENCHTOWN

EPA Form 8700-12B (4-80)

12/19/80

OK file

GIORDANO, HALLERAN & CRAHAY

A PROFESSIONAL CORPORATION

ATTORNEYS AT LAW

270 STATE HIGHWAY 35

POST OFFICE BOX 190

MIDDLETOWN, NEW JERSEY 07748

(201) 741-3900

1005 HOOPER AVENUE  
POST OFFICE BOX 667  
TOMS RIVER, N.J. 08753  
(201) 341-9600

JOHN C. GIORDANO  
OF COUNSEL

DIRECT DIAL NUMBER  
(201) 741-

FILE NO. 3361/001

JOHN C. GIORDANO, JR.  
JOHN R. HALLERAN  
FRANCIS X. CRAHAY  
FRANK R. CIESLA  
BERNARD J. BERRY, JR.  
THOMAS A. PLISKIN  
JOHN A. AIELLO  
MICHAEL J. GROSS  
JEFFREY A. DONNER

CHRISTOPHER J. HANLON  
MARTIN J. ARBUS  
WYCKLIFFE S. G. FURCRON  
JAMES M. RONAN, JR.  
SAM MAYBRUCH  
RONALD L. LUEDDEKE  
THOMAS DENOIA  
MARK S. BELLIN  
JAMES M. COLAPRICO

August 13, 1981

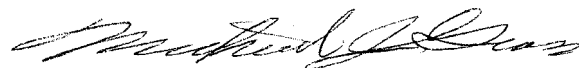
Environmental Protection Agency  
Information Service Center  
Room 302  
26 Federal Plaza  
New York, New York 10278

Re: Plessey Frenchtown to Frenchtown American Corp.  
EPA I.D. No. NJD002346245

Dear Sir or Madame:

I enclose herewith a copy of my June 10, 1981, letter with respect to the above-mentioned matter. I have heard absolutely nothing from you since the date of my letter and I would appreciate some type of response.

Very truly yours,



MICHAEL J. GROSS

MJG/wll  
Enclosure  
xc: Jim Shade

GIORDANO, HALLERAN & CRAHAY

A PROFESSIONAL CORPORATION

ATTORNEYS AT LAW

270 STATE HIGHWAY 35

POST OFFICE BOX 190

MIDDLETOWN, NEW JERSEY 07748

(201) 741-3900

1005 HOOPER AVENUE  
POST OFFICE BOX 667  
TOMS RIVER, N.J. 08753  
(201) 341-9600

JOHN C. GIORDANO  
OF COUNSEL

DIRECT DIAL NUMBER  
(201) 741-

FILE NO.

JOHN C. GIORDANO, JR.  
JOHN R. HALLERAN  
FRANCIS X. CRAHAY  
FRANK R. CIESLA  
BERNARD J. BERRY, JR.  
THOMAS A. PLISKIN  
JOHN A. AIELLO  
MICHAEL J. GROSS  
JEFFREY A. DONNER

CHRISTOPHER J. HANLON  
MARTIN J. ARBUS  
WYCKLIFFE S. G. FURCRON  
JAMES M. RONAN, JR.  
SAM MAYBRUCH  
RONALD L. LUEDDEKE  
THOMAS DENOIA  
MARK S. BELLIN  
JAMES M. COLAPRICO

June 10, 1981

Environmental Protection Agency  
Information Service Center  
Room 302  
26 Federal Plaza  
New York, New York 10278

Re: Plessey Frenchtown to Frenchtown American Corp.  
EPA I.D. No.: NJD002346245

Dear Sir or Madame:

Please be advised that undersigned represents Frenchtown American Corp. and herewith requests that the above mentioned acknowledgment of Notification of Hazardous Waste Activity be transferred to the name of Frenchtown American Corp from Plessey Frenchtown. I enclose herewith a copy of the original issued acknowledgment for your information.

Should you have any questions, please contact me.

Very truly yours,

  
MICHAEL J. GROSS

MJG/wll  
xc: Jim Shade



# ACKNOWLEDGEMENT OF NOTIFICATION OF HAZARDOUS WASTE ACTIVITY

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER

RECEIVED

JAN 30 1981

Plessey Frenchtown

• NJ0002346245

PLESSEY FRENCHTOWN DIVISION  
5TH & HARRISON ST  
FRENCHTOWN

NJ 06825

5TH & HARRISON ST  
FRENCHTOWN

NJ 06825



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION II

JACOB K. JAVITS FEDERAL BUILDING  
NEW YORK, NEW YORK 10278

JAN 31 1991

Mr. Victor Samkavitz  
Environmental Supervisor  
Frenchtown Ceramics Co.  
8th & Harrison Streets  
Frenchtown, New Jersey 08625


Re: Frenchtown Ceramics Co.  
EPA ID: No. NJD002346245

Dear Mr. Samkavitz:

As a result further investigation regarding the December 10, 1990 Notice of Violation ("NOV") issued to Frenchtown Ceramics Co., EPA agrees with your assertion that Frenchtown Ceramics Co. was not in violation of the regulation cited in that NOV. Your facility has been entered in our Data Management System as having been in physical compliance with the violation cited in the above referenced NOV. This matter can now be considered concluded and the enforcement action rescinded.

Please be advised your facility is under the continuing obligation to comply with all the applicable state and federal regulations regarding the management of hazardous waste. If you have any questions regarding this matter, please contact Mr. James Sullivan at (212) 264-6150.

Sincerely yours,

  
George Meyer, P.E., Chief  
Hazardous Waste Compliance Branch

cc: Wayne Howitz, Assistant Director  
Hazardous Waste Enforcement Element  
New Jersey Department of Environmental Protection  
401 East State Street  
Trenton, New Jersey 08625



PURE INDUSTRIES, INC.  
FRENCHTOWN CERAMICS CO.

January 3, 1991

91 JAN -7 11:13  
HAZARDOUS WASTE  
COMPLIANCE EX.

*Jim Spill*

*[Signature]*

George C. Meyer, P.E., Chief  
Hazardous Waste Compliance Branch  
USEPA Region II  
Jacob K. Javits Federal Building  
New York, New York 10278

Re: Notice of Violation  
Frenchtown Ceramics Co.  
EPA I.D. NO. NJD002346245

Dear Mr. Meyer:

In response notice of violation of 40 C.F.R. 268.7 (a) (1)  
and without specific manifest numbers to be in violation.  
Enclosed you will find copies of manifests and LDR's of all  
waste stream generated at Frenchtown Ceramics Co.

Manifest Number  
NJA0984810  
NJA0996693  
NJA0996694  
PAC2134720

If you have any questions regarding this matter, please  
contact me at 201-996-2121.

Sincerely,

FRENCHTOWN CERAMICS CO.

*Victor Samkavitz*

Victor Samkavitz  
Environmental Supervisor

VS:jfw

cc: Wayne Howitz, Assistant Director  
Hazardous Waste Enforcement Element  
New Jersey Department of Environmental Protection  
401 East State Street  
Trenton, New Jersey 08625-0028





State of New Jersey  
Department of Environmental Protection  
Division of Hazardous Waste Management  
Manifest Section  
CN 028, Trenton, NJ 08625

Please type or print in block letters. (Form designed for use on elite (12-pitch) typewriter.)

Form Approved. OMB No. 2050-0039 Expires 9-30-91

UNIFORM HAZARDOUS WASTE MANIFEST		1. Generator's US EPA ID No. 8 1 3 0 0 0 1 3 4 6 7 4 5 3 4 8 1 1 6		Manifest Document No.		2. Page 1 of 1		Information in the shaded areas is not required by Federal law.					
3. Generator's Name and Mailing Address <b>FRENCHTOWN CERAMICS 818 &amp; HARRISON ST FRENCHTOWN, N.J. 08825</b>						A. State Manifest Document Number <b>NJA C984810</b>							
4. Generator's Phone (201-990-2121)						B. State Generator's ID <b>SAME</b>							
5. Transporter 1 Company Name <b>REF INDUSTRIES INC</b>						C. State Trans. ID <b>NJ008PIS11013417</b>							
6. US EPA ID Number <b>1 3 4 6 7 4 5 3 4 8 1 1 6</b>						D. Transporter's Phone <b>601-451-0229</b>							
7. Transporter 2 Company Name						E. State Trans. ID							
8. US EPA ID Number													
9. Designated Facility Name and Site Address <b>REF INDUSTRIES, INC FOOT OF JERSEY AVENUE JERSEY CITY, NEW JERSEY 07302</b>						F. Transporter's Phone ( )							
10. US EPA ID Number <b>1 3 4 6 7 4 5 3 4 8 1 1 6</b>						G. State Facility's ID <b>SAME</b>							
11. US DOT Description (Including Proper Shipping Name, Hazard Class, and ID Number) <b>HM</b>						H. Facility's Phone (201) 451-0229							
						12. Containers No. Type		13. Total Quantity		14. Unit Wt/Vol		15. Waste No.	
a. <b>X</b> <b>LIQ. WASTE CYANIDE SOLUTION, N.O.S. POISON B</b> <b>UN 1935</b>						<b>010306</b>		<b>001165</b>		<b>G</b>		<b>F101013</b>	
b.													
c.													
d.													
J. Additional Descriptions for Materials Listed Above <b>2% KCN. 6% NaOH, 0.6-1.0% AU</b> <b>a. 91-91.4% WATER T.R.L.</b>						K. Handling Codes for Wastes Listed Above <b>a. T 0 1 4</b> <b>b.</b> <b>c.</b> <b>d.</b>							
15. Special Handling Instructions and Additional Information <b>CYANIDE BEARING MATERIAL CONTAINS PRECIOUS METALS FOR RECLAIM (T-94).</b> <b>"STOW AWAY FROM ACIDS."</b> <b>NJ008-32472</b>													
16. GENERATOR'S CERTIFICATION: I hereby declare that the contents of this consignment are fully and accurately described above by proper shipping name and are classified, packed, marked, and labeled, and are in all respects in proper condition for transport by highway according to applicable international and national government regulations. If I am a large quantity generator, I certify that I have a program in place to reduce the volume and toxicity of waste generated to the degree I have determined to be economically practicable and that I have selected the practicable method of treatment, storage, or disposal currently available to me which minimizes the present and future threat to human health and the environment; OR, if I am a small quantity generator, I have made a good faith effort to minimize my waste generation and select the best waste management method that is available to me and that I can afford.													
Printed/Typed Name <b>VICTOR J. SAMKAYITS JR</b>						Signature <i>Victor J. Samkayits Jr</i>		Month Day Year <b>11/11/91</b>					
17. Transporter 1 Acknowledgement of Receipt of Materials Printed/Typed Name <b>MUGLEMI WADUD</b>						Signature <i>Muglemi Wadud</i>		Month Day Year <b>11/11/91</b>					
18. Transporter 2 Acknowledgement of Receipt of Materials Printed/Typed Name						Signature		Month Day Year					
19. Discrepancy Indication Space													
20. Facility Owner or Operator: Certification of receipt of hazardous materials covered by this manifest except as noted in Item 19. Printed/Typed Name						Signature <i>[Signature]</i>		Month Day Year <b>11/11/91</b>					



PURE INDUSTRIES, INC.

FRENCHTOWN CERAMICS CO.

Attn: Mr. Bruce McCloskey  
RFE Industries Inc.  
Foot of Jersey Ave.  
Jersey City, New Jersey 07302  
Gentlemen:

Date 11/19/90

TREATMENT REQUIRED  
RE: Land Disposal Restrictions

This is to notify you, pursuant to 40 CFR 268.7 (@) (1), That the waste(s) referenced below, Shipped on manifest number NJA0984810, Are Subject to land disposal restrictions specified at 40 CFR Part 268.

Manifest Line No.	Waste No.	5 Letter Treatment Code	Treatment Standard	Applicable Sub. Category
<u>a</u>	<u>F007</u>	<u>NA</u>	<u>40CFR268.43(a)</u>	<u>WW Spent Cyanide</u>
<u>a</u>	<u>F007</u>	<u>NA</u>	<u>40CFR168.41(a)</u>	<u>WW Spent Cyanide</u>

I believe this waste, and any residues resulting from the management of this waste, may require treatment to meet applicable standards as set forth in 40 CFR Part 268.

Waste analysis data for these restricted wastes

       Are also attached

  X   Are not required (This notice is based on my knowledge of the waste.)

It is your responsibility to assure management of these waste(s) in compliance with all applicable conditions and restrictions imposed by law and regulation.

Sincerely,

Title: Environmental Coordinator

Date: 11/19/90



**State of New Jersey  
Department of Environmental Protection  
Division of Hazardous Waste Management  
Manifest Section  
CN 028, Trenton, NJ 08625**

Please type or print in block letters. (Form designed for use on elite (12-pitch) typewriter.)

Form Approved. OMB No. 2050-0039. Expires 9-30-91

<b>UNIFORM HAZARDOUS WASTE MANIFEST</b>		1. Generator's US EPA ID No. NJ0101021344124519166013		Manifest Document No.		2. Page 1 of 1		Information in the shaded areas is not required by Federal law.	
3. Generator's Name and Mailing Address Frenchtown Ceramics Company 5th & Harrison Streets, Frenchtown, NJ 08825						A. State Manifest Document Number <b>NJA 0996693</b>			
4. Generator's Phone (201) 926-2121						B. State Generator's ID SAME			
5. Transporter 1 Company Name Clean Venture Inc.			6. US EPA ID Number NJ0101021344124519166013			C. State Trans. ID NJ0101021344124519166013			
7. Transporter 2 Company Name			8. US EPA ID Number			D. Transporter's Phone (201) 442-4900			
9. Designated Facility Name and Site Address Cycle Chem Inc. 217 South First Street Elizabeth, NJ 07206						E. State Trans. ID			
10. US EPA ID Number						F. Transporter's Phone ( )			
11. US DOT Description (Including Proper Shipping Name, Hazard Class, and ID Number) HM						12. Containers No. Type		13. Total Quantity	
a. Waste Petroleum Mixture Liquid NON-RCRA/NON DOT Waste Material						XX5		XX275	
b. Waste Petroleum Mixture Liquid NON-RCRA/NON DOT Waste Material						X12		XX660	
c.									
d.									
J. Additional Descriptions for Materials Listed Above L.T. Silicon Carbide 80% Ired Aluminum Oxide 15% a. Oil 5% c.						K. Handling Codes for Wastes Listed Above a. SODK c.			
L.T. Water 98% 92 (Petroleum Distillate) 2% d.						b. SPV d.			
15. Special Handling Instructions and Additional Information Cycle Chem Product Code a) 41395-LN243 b) 41395-OW Work Order #16407 XN-44-GW-127. 33225									
16. GENERATOR'S CERTIFICATION: I hereby declare that the contents of this consignment are fully and accurately described above by proper shipping name and are classified, packed, marked, and labeled, and are in all respects in proper condition for transport by highway according to applicable international and national government regulations. If I am a large quantity generator, I certify that I have a program in place to reduce the volume and toxicity of waste generated to the degree I have determined to be economically practicable and that I have selected the practicable method of treatment, storage, or disposal currently available to me which minimizes the present and future threat to human health and the environment; OR, if I am a small quantity generator, I have made a good faith effort to minimize my waste generation and select the best waste management method that is available to me and that I can afford.									
Printed/Typed Name Victor J. Bankavitz Jr.						Signature <i>Victor J. Bankavitz Jr.</i>		Month Day Year 11/01/91	
17. Transporter 1 Acknowledgement of Receipt of Materials									
Printed/Typed Name JAMES HEALEY						Signature <i>James Healey</i>		Month Day Year 11/01/91	
18. Transporter 2 Acknowledgement of Receipt of Materials									
Printed/Typed Name						Signature		Month Day Year	
19. Discrepancy Indication Space									
20. Facility Owner or Operator: Certification of receipt of hazardous materials covered by this manifest except as noted in Item 19.									
Printed/Typed Name						Signature		Month Day Year	



# CYCLE CHEM

RECYCLING TREATMENT & DISPOSAL OF HAZARDOUS WASTE

## LAND DISPOSAL NOTIFICATION AND CERTIFICATION FORM

This form meets generator restricted waste notification to Cycle Chem as required by 40 CFR Part 268.7.

GENERATOR: Frenchtown Ceramics Company

E.P.A. I.D. # NJD002346245

MANIFEST NJA0996693

Is Waste Analysis available? Y      N X If Yes, attach a copy per 40 CFR Part 268.7(a)(i)(iv).

### A. F001, F002, F003, F004, F005 SOLVENT RESTRICTIONS

Product Code:                     

     This shipment contains the EPA Hazardous Waste                                     

This restricted waste category is banned from land disposal under 40 CFR 268.30 and is subject to one or more treatment standards under 40 CFR Subpart D. Complete the information below by circling the appropriate waste constituent and check the applicable notification statement below.

Constituent	Concentration Standard in Extract, mg/l	Constituent	Concentration Standard in Extract, mg/l	Constituent	Concentration Standard in Extract, mg/l
1. Acetone	0.59	10. Ethylbenzene	0.053	18. Pyridine	0.33
2. n-Butyl Alcohol	5.00	11. Ethyl ether	0.75	19. Tetrachloroethylene	0.05
3. Carbon Disulfide	4.81	12. Isobutanol	5.00	20. Toluene	0.33
4. Carbon Tetrachloride	0.96	13. Methanol	0.75	21. 1,1,1-Trichloroethane	0.41
5. Chlorobenzene	0.05	14. Methylene chloride	0.96	22. 1,1,2-Trichloro-1,2,2-Trifluoroethane	0.96
6. Cresols (and cresylic acid)	0.75	15. Methyl ethyl ketone	0.75	23. Trichloroethylene	0.091
7. Cyclohexanone	0.75	16. Methyl isobutyl ketone	0.33	24. Trichlorofluoromethane	0.96
8. 1,2-Dichlorobenzene	0.125	17. Nitrobenzene	0.125	25. Xylene	0.15
9. Ethyl acetate	0.75				

     TREATMENT STANDARD — 40 CFR (See Table 1) ☐ 268.41(a) ☐ 268.42(a) ☐ 268.43(a)

### B. CALIFORNIA LIST NOTIFICATION

Product Code:                     

     This shipment contains the EPA Hazardous Waste                                     

Additional notification is required under 40 CFR 268.32(j) to state specific characteristics for which land disposal is prohibited. If your waste contains any of these constituents or meets any of these properties, please check below.

- 1)      PCB  $\geq$  50 ppm                      2)      Halogenated organic carbon, (HOC's)  $\geq$  1000 mg/l
- 3)      Liquids or any free liquids associated with any solid or sludge, containing the following metals or compounds of these metals:  
     Nickel (Ni)  $\geq$  134 mg/l                           Thallium (Tl)  $\geq$  130 mg/l

### C. RESTRICTED WASTE NOTIFICATION

Certain waste streams have been restricted from land disposal effective May 8, 1990. Restricted wastes acceptable at Cycle Chem are listed in the attached Table 1. If your waste is classified as any of those listed in Table 1, write your product code(s); the waste code(s) and any applicable subcategories (e.g. Ignitable Liquids, D001, with TOC > 10%); check the corresponding treatment standard from Table 1 as referenced by the 40 CFR 268.41, 268.42, or 268.43 designation, check if the waste is a waste water (ww) or non waste water (nww), and check the notification statement below. For wastes listed in 268.42, a 5 letter treatment code must be listed (see Table 1).

Example:		5 letter treatment code		TREATMENT STANDARD - 40 CFR					applicable subcategory	
Product Code:	Code(s):			268.41(a)	268.42(a)	268.43(a)	268	ww	nww	
10012-15	D001	FSUBS		<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	Ignitable D001 Liquid with TOC > 10%
Product Code:	Code(s):			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
Product Code:	Code(s):			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
Product Code:	Code(s):			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
Product Code:	Code(s):			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	

(☒) I notify that I personally examined and am familiar with the waste through analysis and testing or through knowledge of the waste to support this notification that the waste does not comply with the treatment standards specified in 40 CFR 268, Subpart D, or RCRA Section 3004(d), and all applicable prohibitions set forth in appropriate regulatory treatment standards (to the appropriate treatment standard, if applicable) prior to land disposal.

### D. NON/HAZARDOUS WASTE CERTIFICATION

If your waste does not fall into the categories listed above in Items A, B, or C, write in the Product Code(s) and the State Waste Code(s) and check the following notification statement.

- a) Product Codes: 41395-LM243                      Codes(s): X726                      Product Codes:                                           Codes(s):
- b) Product Codes: 41395-OW                      Codes(s): X726                      Product Codes:                                           Codes(s):

(☒) I notify that I have personally examined and am familiar with the waste through analysis and testing or through notification that the waste is not restricted as specified in 40 CFR 268, Subpart D and all applicable prohibitions set forth in 268.32 or RCRA 3004(d).

### E. CHANGE VERIFICATION

I hereby authorize Cycle Chem to amend and/or correct any information on the LDR with the full understanding that if any amendment or correction is performed, I will be contacted as such to issue my approval.

Signature: Victor J. Sankavitz Jr.                      Initial VS

Print Name: Victor J. Sankavitz Jr.

Date: 10/23/90

Title: Envir. Manager

PLEASE INCLUDE THIS NOTIFICATION WITH ORIGINAL SIGNATURE WITH YOUR MANIFEST!



State of New Jersey  
Department of Environmental Protection  
Division of Hazardous Waste Management  
Manifest Section  
CN 028, Trenton, NJ 08625

JAN 2 1991

FRENCHTOWN CERAMICS CO.

FRENCHTOWN, NJ 08825

Form Approved. OMB No. 2050-0039. Expires 9-30-91

Please type or print in block letters. (Form designed for use on elite (12-pitch) typewriter.)

<b>UNIFORM HAZARDOUS WASTE MANIFEST</b>		1. Generator's US EPA ID No. NJ D 0 0 2 3 4 6 2 4 5 0 6 6 9 4		Manifest Document No. 1		2. Page 1 of 1		Information in the shaded areas is not required by Federal law.					
3. Generator's Name and Mailing Address <b>Frenchtown Ceramics Company</b> <b>8th &amp; Harrison St., Frenchtown, N.J. 08825</b>						A. State Manifest Document Number <b>NJA 0996694</b>							
4. Generator's Phone ( )						B. State Generator's ID <b>Same</b>							
5. Transporter 1 Company Name <b>Clean Venture Inc.</b>						C. State Trans. ID <b>NJDEP 5-5811</b>							
6. US EPA ID Number NJ D 0 0 2 3 4 6 2 4 5 0 6 6 9 4						D. Transporter's Phone ( )							
7. Transporter 2 Company Name						E. State Trans. ID							
8. US EPA ID Number						F. Transporter's Phone ( )							
9. Designated Facility Name and Site Address <b>Cycle Chem Inc.</b> <b>217 South First Street</b> <b>Elizabeth, N.J. 07206</b>						G. State Facility's ID <b>NA</b>							
10. US EPA ID Number NJ D 0 0 2 2 0 0 0 4 6						H. Facility's Phone (201) <b>355-5800</b>							
11. US DOT Description (Including Proper Shipping Name, Hazard Class, and ID Number) HM						12. Containers No. Type		13. Total Quantity		14. Unit Wt/Vol		15. Waste No.	
a. <input checked="" type="checkbox"/> RQ Waste Cyanide Solution N.O.S. Poison B UN1935						XX 2 D F		XX 1 1 0		G		D 0 0 3	
b. Waste Petroleum Mixture Liquid Non-RCRA/Non-Dot Waste Material						XX 1 D H		XX 5 5		G		X 7 2 6	
c. <input checked="" type="checkbox"/> RQ Waste Flammable Liquid N.O.S. Flammable Liquid UN1993 F003/D001						XX 3 D H		XX 1 6 5		G		F 0 0 3	
d. Waste Petroleum Mixture Liquid Non-RCRA/Non-Dot Waste Material						XX 4 D H		XX 2 2 0		G		X 7 2 6	
J. Additional Descriptions for Materials Listed Above						K. Handling Codes for Wastes Listed Above							
L.T.R. Water 90% KCN 2%						L.I.T. Acetone 90%							
a. KOH 6% Cu 2%						Xylene 9%							
L.T. Silicon Carbide 80% Oil						Oil, Grease, Water 1%							
Fired Alum. Oxide 15%						L.T. Water 98%							
						Eye (Petroleum Distillate) 2%							
15. Special Handling Instructions and Additional Information <b>Cycle Chem Product Co DE. a) 41395-K113 C) 41395-1K</b> <b>B) 41395-LH243 d) 41395-OW</b>						Work Order #17277 <b>XX-4460</b> <b>DEAL 6-2-07</b>							
16. GENERATOR'S CERTIFICATION: I hereby declare that the contents of this consignment are fully and accurately described above by proper shipping name and are classified, packed, marked, and labeled, and are in all respects in proper condition for transport by highway according to applicable international and national government regulations. If I am a large quantity generator, I certify that I have a program in place to reduce the volume and toxicity of waste generated to the degree I have determined to be economically practicable and that I have selected the practicable method of treatment, storage, or disposal currently available to me which minimizes the present and future threat to human health and the environment; OR, if I am a small quantity generator, I have made a good faith effort to minimize my waste generation and select the best waste management method that is available to me and that I can afford.													
Printed/Typed Name <b>Victor J. Santavirta Jr.</b>						Signature <i>Victor J. Santavirta Jr.</i>				Month Day Year <b>11 22 09</b>			
17. Transporter 1 Acknowledgement of Receipt of Materials													
Printed/Typed Name <b>JAMES HENLEY</b>						Signature <i>James Henley</i>				Month Day Year <b>11 22 09</b>			
18. Transporter 2 Acknowledgement of Receipt of Materials													
Printed/Typed Name						Signature				Month Day Year			
19. Discrepancy Indication Space													
20. Facility Owner or Operator: Certification of receipt of hazardous materials covered by this manifest except as noted in Item 19.													
Printed/Typed Name						Signature				Month Day Year			



# LAND DISPOSAL NOTIFICATION AND CERTIFICATION FORM

This form meets generator restricted waste notification to Cycle Chem as required by 40 CFR Part 268.7

GENERATOR: FRENCHTOWN CERAMICS

E.P.A. I.D. # NJD002346245

MANIFEST NJA 0996694

Is Waste Analysis available? Y ☐ N ☒ If Yes, attach a copy per 40 CFR Part 268.7(a)(i)(iv).

## A. F001, F002, F003, F004, F005 SOLVENT RESTRICTIONS

Product Code: 41395-JK

This shipment contains the EPA Hazardous Waste F-003 D001

This restricted waste category is banned from land disposal under 40 CFR 268.30 and is subject to one or more treatment standards under 40 CFR Subpart D. Complete the information below by circling the appropriate waste constituent and check the applicable notification statement below.

Constituent	Concentration Standard in Extract, mg/l	Constituent	Concentration Standard in Extract, mg/l	Constituent	Concentration Standard in Extract, mg/l
1 Acetone	0.59	10 Ethylbenzene	0.053	18 Pyridine	0.33
2 n-Butyl Alcohol	5.00	11 Ethyl ether	0.75	19 Tetrachloroethylene	0.05
3 Carbon Disulfide	4.81	12 Isobutanol	5.00	20 Toluene	0.33
4 Carbon Tetrachloride	0.96	13 Methanol	0.75	21 1,1,1-Trichloroethane	0.11
5 Chlorobenzene	0.05	14 Methylene chloride	0.96	22 1,1,2-Trichloro-1,2,2-trifluoroethane	0.05
6 Cresols (and cresylic acid)	0.75	15 Methyl ethyl ketone	0.75	23 Trichloroethylene	0.091
7 Cyclohexanone	0.75	16 Methyl isobutyl ketone	0.33	24 Trichlorofluoromethane	0.96
8 1,2-Dichlorobenzene	0.125	17 Nitrobenzene	0.125	25 Xylene	0.15
9 Ethyl acetate	0.75				

TREATMENT STANDARD — 40 CFR (See Table 1) ☐ 268.41(a) ☐ 268.42(a) ☐ 268.43(a)

## B. CALIFORNIA LIST NOTIFICATION

Product Code: \_\_\_\_\_

This shipment contains the EPA Hazardous Waste \_\_\_\_\_

Additional notification is required under 40 CFR 268.32(j) to state specific characteristics for which land disposal is prohibited. If your waste contains any of these constituents or meets any of these properties, please check below.

- 1) ☐ PCB  $\geq$  50 ppm      2) ☐ Halogenated organic carbon, (HOC's)  $\geq$  1000 mg/l  
3) ☐ Liquids or any free liquids associated with any solid or sludge, containing the following metals or compounds of these metals:  
☐ Nickel (Ni)  $\geq$  134 mg/l      ☐ Thallium (Tl)  $\geq$  130 mg/l

## C. RESTRICTED WASTE NOTIFICATION

Certain waste streams have been restricted from land disposal effective May 8, 1990. Restricted wastes acceptable at Cycle Chem are listed in the attached Table 1. If your waste is classified as any of those listed in Table 1, write your product code(s); the waste code(s) and any applicable subcategories (e.g. Ignitable Liquids, D001, with TOC  $>$  10%); check the corresponding treatment standard from Table 1 as referenced by the 40 CFR 268.41, 268.42, or 268.43 designation, check if the waste is a waste water (ww) or non waste water (nww), and check the notification statement below. For wastes listed in 268.42, a 5 letter treatment code must be listed (see Table 1).

Example:	Product Code:	Waste Code(s):	5 letter treatment code	268.41(a)	268.42(a)	268.43(a)	268	ww	nww	applicable subcategory
a)	Product Code: 41395-KIIS	Code(s): D001	FSUBS	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Ignitable D001 Liquid with TOC $>$ 10%
	Product Code: 41395-KIIS	Code(s): F007		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	SPENT CYANIDE
	Product Code: 41395-KIIS	Code(s): D003	DEACT	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	REACTIVE
c)	Product Code: 41395-JK	Code(s): D001	FSUBS	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	IGNITABLE D001 TOC $>$ 10%
	Product Code: 41395-JK	Code(s): D001		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	

(-)/☒ I notify that I personally examined and am familiar with the waste through analysis and testing or through knowledge of the waste to support this notification that the waste does not comply with the treatment standards specified in 40 CFR 268, Subpart D, or RCRA Section 3004(d), and all applicable prohibitions set forth in appropriate regulatory treatment standards (to the appropriate treatment standard, if applicable), prior to land disposal.

## D. NON/HAZARDOUS WASTE CERTIFICATION

If your waste does not fall into the categories listed above in Items A, B, or C, write in the Product Code(s) and the State Waste Code(s) and check the following notification statement.

b) Product Codes: 41395-41243      Codes(s): X726      Product Codes: \_\_\_\_\_      Codes(s): \_\_\_\_\_  
d) Product Codes: 41395-D11      Codes(s): X726      Product Codes: \_\_\_\_\_      Codes(s): \_\_\_\_\_

(-)/☒ I notify that I have personally examined and am familiar with the waste through analysis and testing or through notification that the waste is not restricted as specified in 40 CFR 268, Subpart D and all applicable prohibitions set forth in 268.32 or RCRA 3004(d).

## E. CHANGE VERIFICATION

I hereby authorize Cycle Chem to amend and/or correct any information on the LDR with the full understanding that if any amendment or correction is performed, I will be contacted as such to issue my approval.

Signature: VICTOR J. SAMKAVITA JR

Date: 12/20/90

Print Name: VICTOR J. SAMKAVITA JR

PLEASE INCLUDE THIS NOTIFICATION WITH ORIGINAL SIGNATURE WITH YOUR MANIFEST



PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL RESOURCES  
Bureau of Waste Management  
P. O. Box 8550  
Harrisburg, PA 17105-8550

FOR SHIPMENT OF HAZARDOUS, INFECTIOUS  
AND CHEMOTHERAPEUTIC WASTE.

Form approved.  
OMB No. 2050-0039  
Expires 9-30-91

ER-WM-51 REV. 11/89

In case of an emergency or spill immediately call the National Response Center (800) 424-8802 and the PA DER (717) 787-4343

UNIFORM HAZARDOUS WASTE MANIFEST		1. Generator's US EPA ID No.		Manifest Document No.		2. Page 1 of 1		Information in the shaded areas is not required by Federal law but is required by State law.					
3. Generator's Name and Mailing Address FRENCHTOWN CERAMICS CO. / Division of Pure Industries 8th & Harrison St., Frenchtown, NJ 08825						A. State Manifest Document Number PAC 2134720							
4. Generator's Phone (201) 996-2121						B. State Gen. ID Same							
5. Transporter 1 Company Name BES ENVIRONMENTAL IPAD009232745						C. State Trans. ID PA-IAHI102731							
6. US EPA ID Number						D. Transporter's Phone (717) 779-5316							
7. Transporter 2 Company Name						E. State Trans. ID PA-							
8. US EPA ID Number						F. Transporter's Phone ( )							
9. Designated Facility Name and Site Address WRC Processing Company(Recycling Facility) Walnut Lane, RD#5, Box 5553 Pottsville, PA 17901						G. State Facility's ID							
10. US EPA ID Number PAD981038227						H. Facility's Phone (717) 622-4747							
11. US DOT Description (Including Proper Shipping Name, Hazard Class, and ID Number)						12. Containers		13. Total Quantity		14. Unit Wt/Vol		15. Waste No.	
a. HQ Hazardous Waste, Solid, H.O.S., ORM-E, NA9189 (P006)						No. Type							
b.						001 BA 01451 P						P006	
c.													
d.													
J. Additional Descriptions for Materials Listed Above						K. Handling Codes for Wastes Listed Above							
Lab Pack		Physical State		Lab Pack		Physical State		T23/T59/T50					
a. <input type="checkbox"/>		S L		c. <input type="checkbox"/>				a. T18 Drying		c.			
b. <input type="checkbox"/>				d. <input type="checkbox"/>				b.		d.			
15. Special Handling Instructions and Additional Information  ACTUAL WEIGHT _____													
16. GENERATOR'S CERTIFICATION: I hereby declare that the contents of this consignment are fully and accurately described above by proper shipping name and are classified, packed, marked, and labeled and are in all respects in proper condition for transport by highway according to applicable international and national government regulations.  If I am a large quantity generator, I certify that I have a program in place to reduce the volume and toxicity of waste generated to the degree I have determined to be economically practicable and that I have selected the practicable method of treatment, storage, or disposal currently available to me which minimizes the present and future threat to human health and the environment; OR, if I am a small quantity generator, I have made a good faith effort to minimize my waste generation and select the best waste management method that is available to me and that I can afford.													
Printed/Typed Name VICTOR J. SAMKAVITZ JR.						Signature Victor J. Samkavitz		MONTH DAY YEAR 11 16 190					
17. Transporter 1 Acknowledgement of Receipt of Materials						Signature Steve Sutton		MONTH DAY YEAR 11 16 11					
Printed/Typed Name STEVE SUTTON						Signature		MONTH DAY YEAR					
18. Transporter 2 Acknowledgement of Receipt of Materials						Signature		MONTH DAY YEAR					
Printed/Typed Name						Signature		MONTH DAY YEAR					
19. Discrepancy Indication Space  not listed in the previous records. actual wt 41 lbs.													
20. Facility Owner or Operator: Certification of receipt of hazardous materials covered by this manifest except as noted in Item 19.													
Printed/Typed Name DAVID KENNEDY						Signature David Kennedy		MONTH DAY YEAR 12 08 90					



# World Resources Company Recyclable Material Profile

Exhibit A

<b>A. Generator Information:</b>		Acct. #: <u>E259A</u>	
1. Generator: <u>Frenchtown Ceramics/Pure Ind., Inc.</u>		4. Description of Recyclable Material and EPA Code Number: <u>F006</u>	
2. Address: <u>8th and Harrison Streets</u> <u>Frenchtown, NJ 08825</u>		5. Generator's U.S. EPA ID Number: <u>NJD002346245</u>	
3. Contact: <u>Mr. David Mould</u>		6. Generator's State ID Number: <u>NJD002346245</u>	
Title: _____		Phone: <u>201/996-2121</u>	

<b>B. Recyclable Material Characteristics:</b>			
1. COLOR(s): <u>Green</u>	3. PHYSICAL STATE (Ambient): <input checked="" type="checkbox"/> Solid <input type="checkbox"/> Liquid Consistency similar to: _____ <input type="checkbox"/> Sand <input type="checkbox"/> Water <input type="checkbox"/> Powder <input type="checkbox"/> Oil <input checked="" type="checkbox"/> Wet Clay <input type="checkbox"/> Honey % Solids: <u>25.00%</u>	4. PHYSICAL COMPOSITION: <input type="checkbox"/> Multi-layered <input type="checkbox"/> Bi-layered <input checked="" type="checkbox"/> Homogeneous	5. FREE LIQUIDS PRESENT: (EPA SW 846, Method 9095)  <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
2. ODOR: None <input checked="" type="checkbox"/> Mild <input type="checkbox"/> Strong <input type="checkbox"/> Description of Odor: _____	6. pH TEST: (EPA SW 846, Method 9040)  pH: <u>N/A</u>	7. SELECTED ORGANIC SOLVENTS:  <input checked="" type="checkbox"/> Not Detected <input type="checkbox"/> Detected _____ ppm Type _____	8. IGNITION TEST: (Ref. 40 CFR 261.21)  <input checked="" type="checkbox"/> Does not ignite <input type="checkbox"/> Smokes, will not hold flame <input type="checkbox"/> Ignites

<b>C. Recyclable Material Composition:</b>		
SELECTED CONSTITUENTS	EPA Approved Analytical Methods in SW 846 * (except Sulfur and VOC)	Specify Total PPM or % on Dry Basis
1. Cadmium	6010 or 7130	12.3 ppm
2. Chromium, Total	6010 or 7090	99 ppm
3. Chromium, Hexavalent	7195, 7196 or 7197	0.16 ppm
4. Cyanide, Total	9010	853 ppm
5. Cyanide, Amenable	9010	735 ppm
6. Nickel	6010 or 7520	315240 ppm
7. Sulfur, Total	ASTM D 4239 **	0.19%
8. Total Organic Compounds (Volatile at 550°C)	APHA Method 209e ***	25.20%
<b>METALS</b> (Total PPM or %, on dry basis. Determinations made by quantitative analysis.)		
1. Aluminum (Al) <u>4036 ppm</u>	6. Bismuth (Bi) <u>&lt;40 ppm</u>	11. Selenium (Se) <u>&lt;20 ppm</u>
2. Antimony (Sb) <u>&lt;40 ppm</u>	7. Copper (Cu) <u>8964 ppm</u>	12. Silver (Ag) <u>0 ppm</u>
3. Arsenic (As) <u>36 ppm</u>	8. Iron (Fe) <u>12796 ppm</u>	13. Tin (Sn) <u>&lt;4.0 ppm</u>
4. Barium (Ba) <u>67 ppm</u>	9. Lead (Pb) <u>69 ppm</u>	14. Zinc (Zn) <u>311 ppm</u>
5. Beryllium (Be) <u>9.8 ppm</u>	10. Mercury (Hg) <u>&lt;1.7 ppm</u>	
<b>HALOGENS</b> (Total PPM or %, on dry basis. Determinations made by quantitative analysis.)		
1. Chloride (Cl) <u>1.78%</u>	2. Fluoride (F) <u>0.002%</u>	
* Test Methods for Evaluating Solid Waste, EPA Publication SW 846, 2nd Edition (e.g. Inductively Coupled Argon Plasma Emission Spectrometer or Atomic Absorption Spectrophotometer). ** Annual Book of ASTM Standards, Volume 5.05, Section 5. *** Standard Methods for the Examination of Water and Wastewater, 15th Edition, American Public Health Association (APHA)		
I hereby certify that all information submitted in this profile is complete and accurate to the best of my knowledge and belief.		
Signed: <u>[Signature]</u>		Company: <u>WORLD RESOURCES COMPANY</u>
Date: <u>9/10/90</u>		Title: <u>Vice Pres., Laboratory Services &amp; Plant Administration</u>



# N O T I C E

To: World Resources Company  
 From: FRENCH TOWN CERAMICS  
FRENCH TOWN, N.J. 08825 USEPA ID No. N.J.D.00234624  
 Subject: Land Disposal Restriction Notice  
 Manifest Number: PAC 2134720  
 Date of Shipment: 12/6/90

This shipment of material bearing EPA Hazardous Waste Number F006 is subject to the land disposal restrictions of 40 CFR, Part 268. This material does not meet the treatment standards specified in Part 268 Subpart D or does not meet the prohibitions specified in 268.32 or RCRA Section 3004(d). The treatment standards or prohibition levels are as provided below:

## Section 1. F006 Information

Hazardous Waste No.	Subcategory	Treatability Group	CFR Reference for Treatment Standard	Five-Letter Code(s)
F006	None	Nonwastewater	40 CFR 268.41 40 CFR 268.43	Not Applicable

NOTE: This completes the required portion of the certificate unless the metals, organics, or solvents noted in Section 2 are above the concentration levels shown.

## Section 2. Additional Potential Metals, Organics and Solvents (check all boxes that apply)

- ☐ a) This shipment includes metals beyond those included as regulatory constituents in F006, and the metal listed is likely to include concentration levels in excess of treatment standards for land disposal.

Hazardous Waste No.	Regulatory Constituent	Concentration Unit (mg/l)	Sub-category	Treatability Group	CFR Reference for Treatment Standard	Five-Letter Code(s)
<input checked="" type="checkbox"/> D004	Arsenic	5.0	—	Nonwastewater	40 CFR 268.41	—
<input checked="" type="checkbox"/> D005	Barium	100	—	Nonwastewater	40 CFR 268.41	—
<input checked="" type="checkbox"/> D009	Mercury	.2	Low <260/mg/kg High ≥260/mg/kg	Nonwastewater Nonwastewater	40 CFR 268.41 40 CFR 268.42	— IMERC or RMERC
<input checked="" type="checkbox"/> D010	Selenium	5.7	—	Nonwastewater	40 CFR 268.41	—
<input type="checkbox"/>						

- ☐ b) This shipment includes TCLP Organics (as identified in Table 1, §261.24) in excess of the concentration standard authorized for land disposal (check appropriate boxes).

Hazardous Waste No.	Contaminant	Regulatory Level (mg/l)	Hazardous Waste No.	Contaminant	Regulatory Level (mg/l)
<input type="checkbox"/> D018	Benzene	.5	<input type="checkbox"/> D035	Methyl Ethyl Ketone	200.0
<input type="checkbox"/> D019	Carbon Tetrachloride	.5	<input type="checkbox"/> D036	Nitrobenzene	2.0
<input type="checkbox"/> D028	1,2 Dichloroethane	.5	<input type="checkbox"/> D039	Tetrachloroethylene	.7
<input type="checkbox"/> D029	1,1 Dichloroethylene	.7	<input type="checkbox"/> D040	Trichloroethylene	.5
<input type="checkbox"/>			<input type="checkbox"/>		

- ☐ c) This shipment includes Halogenated Organic Compounds (HOC) as identified in RCRA §3004(d) California list wastes at levels in excess of 1,000 mg/kg.
- ☐ d) This shipment includes spent solvents (F001-F005) with levels of regulated constituents in excess of the concentration standard authorized for land disposal. Detail is provided on attached sheet.

A waste analyses for this waste is attached, where available.

# WORLD RESOURCES COMPANY

WALNUT LANE • RD#5, BOX 5553 • POTTSVILLE, PENNSYLVANIA 17901 • TELEPHONE (717) 622-4747

DEC 14 1990

Pennsylvania Department of  
Environmental Resources  
Bureau of Solid Waste Management  
P.O. Box 2063  
Harrisburg, PA 17120

New Jersey Department of  
Environmental Protection  
Bureau of Hazardous Waste Management  
34 East Hanover Street  
Trenton, NJ 08625  
Attn: Manifest Section

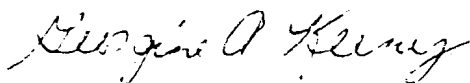
Frenchtown Ceramics Company  
Division of Pure Industries  
8th and Harris Street  
Frenchtown, NJ 08825  
Attn: Mr. David Mould

Dear Sir/Madam:

Enclosed are appropriate copies of the Pennsylvania Hazardous Waste Manifest resulting from the transfer of metal hydroxide precipitate by Frenchtown Ceramics Company/Division of Pure Industries to WRC Processing Company (WRCP) and the transportation of these materials to the WRCP Recycling Facility in Pennsylvania for the purpose of recovering the metal values contained therein.

Sincerely,

WORLD RESOURCES COMPANY  
dba WRC Processing Co.  
in Pennsylvania



Georgine A. Keeney  
Transportation and  
Manifest Coordinator

Enclosure

To NJ - PA cy 2  
To PA - PA cy 1  
To Frenchtown Ceramics Company - PA cy 3 or 5



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION II  
26 FEDERAL PLAZA  
NEW YORK, NEW YORK 10278

DEC 10 1990

CERTIFIED MAIL  
RETURN RECEIPT REQUESTED

**NOTICE OF VIOLATION**

Mr. Victor Samkavitz  
Environmental Supervisor  
Frenchtown Ceramics Company  
8th & Harrison Streets  
Frenchtown, New Jersey 08625

Re: Frenchtown Ceramics Company  
EPA I.D. No. NJD002346245

Dear Mr. Samkavitz:

This Notice of Violation is issued pursuant to Section 3008 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976 ("RCRA") and the Hazardous and Solid Waste Amendments of 1984 ("HSWA") 42 U.S.C. §§ 6901, 6928.

Pursuant to HSWA, EPA promulgated regulations on November 7, 1986, which prohibited the land disposal of restricted waste. 51 Fed. Reg. 40,572 (November 7, 1986). These regulations are published in 40 C.F.R. Part 268, and amend various sections of 40 C.F.R. Parts 260-265 and 270. They became effective on November 8, 1986.

The State of New Jersey is authorized by EPA to conduct a hazardous waste program under Section 3006 of RCRA, 42 U.S.C. § 6926. However, the authorized State program does not include provisions of HSWA, and regulations promulgated thereunder. EPA has the sole authority to implement and enforce regulations promulgated pursuant to HSWA, including the land disposal restrictions ("LDR").

On or about October 18, 1990, a duly authorized representative of EPA conducted an inspection of Frenchtown Ceramics Company, Frenchtown, New Jersey, pursuant to Section 3007 of RCRA, 42 U.S.C. § 6927. During this inspection, the inspector noted that:

1. 40 C.F.R. § 268.7(a)(1) which is one of the provisions of the LDR, has been violated. Section 268.7(a)(1) requires the following:

Before a generator offers waste subject to the LDR to a treatment facility, the generator must notify the treatment facility in writing of the appropriate treatment standards set forth in Subpart D of 40 C.F.R. Part 268

The notice must include the following information:

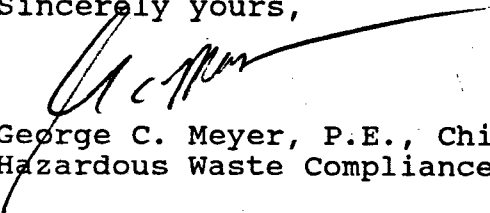
- (i) EPA Hazardous Waste Number;
- (ii) The corresponding treatment standards for wastes F001-F005, F039 and wastes prohibited pursuant to § 268.32 or RCRA Section 3004(d). Treatment standards for all other restricted wastes may be referenced by including on the notification the subcategory of the waste, the treatability group(s) of the waste(s), and the C.F.R. section(s) and paragraph(s) where the treatment standards appear. Where applicable treatment standards are expressed as specified technologies in § 268.42, the applicable five letter treatment code found in Table 1 of § 268.42 (e.g. INCIN, WETOX) also must be listed on the notification.
- (iii) The manifest number associated with the shipment of waste; and
- (iv) Waste analysis data, where available.

At the time of the above referenced inspection, several manifest copies were found to be missing the required LDR notification forms. Be advised that EPA requires adherence to its regulations. If you have not already done so, you must take immediate remedial action to implement the regulations published in 40 C.F.R. Part 268. You must submit, within thirty (30) days of the receipt of this correspondence, documentation, and a description of the actions you have taken to correct the violations noted above and to implement the regulations published in 40 C.F.R. Part 268.

Failure to comply and submit the documentation requested in this Notice of Violation subjects you and/or your company to the enforcement provisions of section 3008 of RCRA, 42 U.S.C. § 6928.

If you have any questions regarding this matter, please contact Mr. James Sullivan, at (212) 264-6150.

Sincerely yours,



George C. Meyer, P.E., Chief  
Hazardous Waste Compliance Branch

cc: Wayne Howitz, Assistant Director  
Hazardous Waste Enforcement Element  
New Jersey Department of Environmental Protection  
401 East State Street  
Trenton, New Jersey 08625-0028

bcc: L. Livingston, PAB  
G. Meyer, AWM-HWC  
J. Sullivan, AWM-HWC

DRAFT

RECEIVED

NOV 13 1990

RCRA LAND DISPOSAL RESTRICTION INSPECTION

Facility:

Frenchtown Ceramics Co

BUREAU OF COMPLIANCE  
& TECHNICAL SERVICES

U.S. EPA I.D. No.:

NJD 002 346 245

Street:

8<sup>th</sup> and Harrison Sts.

City:

Frenchtown

State: NJ Zip 08625

Telephone:

(201) 996-2121

Inspection Date:

10/18/90

Time: 1:00 (am/pm)

Weather Conditions:

cloudy, 50's

Inspectors:

Name

Agency/Title

Telephone

Farouk Afrasbi, NJ DEP, Env. Specialist, (201) 299-7570

Facility Representatives:

Victor Samkaritz, Env. Supervisor (201) 996-2121

	<u>Generate</u>	<u>Transport</u>	<u>Treat</u>	<u>Store</u>	<u>Dispose</u>
F-Solvent	<u>✓</u>	<u>      </u>	<u>      </u>	<u>      </u>	<u>      </u>
Dioxin	<u>      </u>	<u>      </u>	<u>      </u>	<u>      </u>	<u>      </u>
California List	<u>?</u>	<u>      </u>	<u>      </u>	<u>      </u>	<u>      </u>
First Third [268.10]	<u>✓</u>	<u>      </u>	<u>      </u>	<u>      </u>	<u>      </u>
Second Third [268.11]	<u>      </u>	<u>      </u>	<u>      </u>	<u>      </u>	<u>      </u>
Third Third [268.12]	<u>      </u>	<u>      </u>	<u>      </u>	<u>      </u>	<u>      </u>

## INSPECTION & GENERAL FACILITY DESCRIPTION\$OPERATIONS

Frenchtown Ceramics Company manufactures precision ceramics under tight specifications. The Products are mainly used in electronics.

### Processes:

Aluminum Oxide, the raw material, is ball-milled along with a defluxing agent and water. This mixture is pumped into a mixing mat, and then to a spray dryer where ceramic powder is collected. To manufacture ceramic shapes they add some carbon to the ceramic powder first, and then the mixture goes through press machines. The ceramic shapes are then fixed in the kilns.

The company also buys ceramic shapes made by other companies. These ceramics are metalized, soldered, and electroplated at the facility. The electroplating media may contain nickel, copper or gold, however, the majority of the ceramic shapes are nickel-plated.

The gold-cyanide electroplating solution is manifested and shipped off site for gold reclamation. The nickel-cyanide electroplating solution runs into a sump where chlorine is added to destroy the cyanide. This solution is then pumped into the treatment unit for further treatment.

The non-cyanide electroplating solution which includes the rinse waters and the waste from the floor drains are first pumped into a 2000 gallon UST and then to the treatment unit.

The treatment unit generates:

1. Neutralized water which is discharged into the Delaware River according to the NJPDES permit.

2. Sludge which is manifested as hazardous waste.

The electroplated ceramics are rinsed with acetone.

The company also generates X726 waste from:

1. Grinding ceramics with silicon carbide. The ground material is  
carried by oil to a section where it settles out forming sludge.

2. Dyeing of some ceramics before the flaw check.

The flaw check is done for some customers who require absolutely  
flawless ceramics. To accomplish that, the facility personnel dip the  
ceramics into a petroleum distillate dye and then place them under U.V.  
light. After U.V. light inspection, they wash the pieces generating dye  
water waste.

The company was issued NOVs for a variety of RCRA violations,  
including the installation of the UST (after 1983) to store hazardous  
waste and lack of monitoring system around it. However, it is not clear  
at this point whether the waste solution going into this UST is  
hazardous or not. The facility was asked to have this solution analyzed  
and submit the results to the Department so hazardous or non-hazardous  
status can be established.



**DRAFT**

**INSPECTION SUMMARY**

**Processes That Generate LDR Wastes:**

**LDR Waste Management:**

**Summary:**

DRAFT

RCRA LAND DISPOSAL RESTRICTION INSPECTION  
WASTE IDENTIFICATION

A. Does the facility handle the following wastes?

1. F001 through F005 spent solvents  
Yes ☒ No ☐ List\* F003 - waste acetone
2. F020-F023 and F026-F028 dioxin-containing wastes  
Yes ☐ No ☒ List\* \_\_\_\_\_
3. California List Wastes  
(See Appendix A for potential California list applicability)  
No Analysis Yes ☐ ? No ☐ List\* Facility generates waste cyanide - F00
4. First Third Wastes [268.10]  
Yes ☒ No ☐ List\* F007, F006 (sludge from electropla operati
5. Second Third Wastes [268.11]  
Yes ☐ No ☒ List\* \_\_\_\_\_
6. Third Third Wastes [268.12]\*\*  
Yes ☐ No ☒ List\* \_\_\_\_\_

\* List wastes if room allows or attach Appendix A.

\*\* Note: Effective 09/25/90 large quantity generators and TSDs must use the Toxicity Characteristic Leaching Procedure (TCLP) instead of the Extraction Procedure (EP) for determining the Toxicity Characteristic. Small quantity generators must comply with this new requirement for 03/25/91.

B. Waste Code Determination

1. Has the facility correctly identified all wastes for purposes of compliance with Part 268? (Areas of concern include: California List/waste categories with more stringent treatment standards; listed/characteristic; multi-source/single source leachate; P and U waste codes/F and K wastes; and waste code carry through principle.)  
Yes ☒ No ☐

DRAFT

If no, list below:

Assigned Classification

Correct Classification

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Comments: \_\_\_\_\_

2. Has the facility assigned both the listed and characteristic waste code, where a listed waste exhibits a characteristic? [268.9(a)]

Yes \_\_\_ No \_\_\_ NA \_\_\_

C. Does the facility handle the following wastes (national capacity variances)?

1. First Third wastes with the following waste codes: K048, K049, K050, K051, K052, K071 (expires - 08/08/90).

Yes \_\_\_ No ☒

Comments \_\_\_\_\_

2. Contaminated soil and debris which had treatment standards based on incineration set in the First Third Rule - K015, K016, K018, K019, K020, K022, K024, K030, K037, K048-K052, K083, K086, K087, K101, K102, K103, and K104 (expires - 08/08/90).

Yes \_\_\_ No ☒

Comments \_\_\_\_\_

3. All wastes with a treatment standard set in the Third Third rule (includes wastes which previously fell under the soft hammer provision (expires - 08/08/90)).

Yes \_\_\_ No ☒

Comments \_\_\_\_\_

4. F001-F005 contaminated soil or debris resulting from a CERCLA response action or RCRA corrective action (expires - 11/08/90). [268.30(c)]

Yes \_\_\_ No ☒

Comments \_\_\_\_\_

# DRAFT

5. Dioxin contaminated soil and debris resulting from a CERCLA response action or a RCRA corrective action (expires - 11/08/90). [268.31(b)]
- Yes ☐ No ☒
- Comments \_\_\_\_\_
6. California list contaminated soil or debris resulting from a CERCLA response action or a RCRA corrective action (expires - 11/08/90). [268.32(d)(2)]
- Yes ☐ No ☒
- Comments \_\_\_\_\_
7. Soil and debris contaminated with wastes that had treatment standards based on incineration set in the Second Third rule - F010, F024, K009, K010, K011, K013, K014, K023, K027, K028, K029, K038, K039, K040, K043, K093, K094, K095, K096, K113, K114, K115, K116, P039, P040, P041, P043, P044, P062, P071, P085, P089, P094, P097, P109, P111, U028, U058, U069, U087, U088, U102, U107, U190, U221, U223, U235 (expires - 06/08/91). [268.34(d)]
- Yes ☐ No ☒
- Comments \_\_\_\_\_
8. Soil and debris contaminated with wastes that had treatment standards set in the Third Third rule based on incineration, mercury retorting, vitrification, or wet air oxidation - F039, K031, K071, K084, K101, K102, K106, P010, P011, P012, P015, P036, P038, P065, P073, P087, P092, P103, P114, U136, U151, U204, U205, D001(ignitable liquids mixed with sludges and solids), D004, D006 (cadmium batteries), D009 (expires - 05/08/92). [268.35(e)]
- Yes ☐ No ☒
- Comments \_\_\_\_\_
9. The following non-wastewaters - F019, K031, K071, K084, K101, K102, K106, P010, P011, P012, P015, P036, P038, P065, P073, P087, P092, P103, P114, U136, U151, U204, U205, D004, D006 (cadmium batteries), D007(refractory brick), D008(slag and matte generated from secondary smelting process), D009, D010 (expires - 05/08/92). [268.35(b)]
- Yes ☐ No ☒
- Comments \_\_\_\_\_

U D A T

10. F039 multi-source leachate (non-wastewaters) derived from disposal of any listed waste, and any leachate that exhibits a characteristic of hazardous waste (effective date - 05/08/92). [268.35(c)]

Yes ☐ No ☒

Comments

11. Mixed radioactive/hazardous wastes (expires - 05/08/92). [268.35(d)]

Yes ☐ No ☒

Comments

DRAFT

GEN

RCRA LAND DISPOSAL RESTRICTION INSPECTION

GENERATOR CHECKLIST

GENERATOR REQUIREMENTS

A. Treatability Group - Treatment Standards Identification

1. F001-F005 Spent Solvent Wastes: Does the generator correctly determine the appropriate treatability group/treatment standard for each F-solvent?

Yes ☒ No ☐ NA ☐

If yes, list the waste code(s) and check the treatability group for each.

<u>Waste Code</u>	<u>Wastewater*</u>	<u>Non-wastewater</u>
<u>F007</u>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<u>F006</u>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<u>F003</u>	<input type="checkbox"/>	<input checked="" type="checkbox"/>

\* Less than 1% by weight total organic carbon (TOC), or less than 1% by weight total F001-F005 solvent constituents. [268.2(a)(6)(i)]

Comments

2. First, Second, and Third Third Wastes:

- a. Does the generator correctly determine the appropriate treatability group/treatment standard for each waste?

Yes ☒ No ☐ NA ☐

If yes, list each waste code and check the correct treatability group:

<u>Waste Code*</u>	<u>Wastewater**</u>	<u>Non-wastewater</u>
<u>F006</u>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<u>F007</u>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<u>      </u>	<input type="checkbox"/>	<input type="checkbox"/>

\* Include subcategory

\*\* Less than 1% TOC by weight and less than 1% total suspended solids (TSS) with the following exceptions: K011, K013, and K014 - less than 5% by weight TOC and less than 1% TSS; K025, K103, and K104 - less than 4% by weight TOC and less than 1% TSS. [268.2(a)(ii-iv)]

Comments

DRAFT

GEN

- b. Does the assigned treatment standard for listed wastes cover constituents that may cause the waste to exhibit any characteristics?  
Yes ☐ No ☐ NA ☐ *difficult to determine*

- c. Does the generator specify the alternate treatment standards for lab packs?  
Yes ☐ No ☐ NA ☒

If yes, do lab packs contain the following wastes exclusively?

	<u>Yes</u>	<u>No</u>
Organics: Part 268, Appendix V constituents	<input type="checkbox"/>	<input type="checkbox"/>
Inorganics: Part 268, Appendix IV constituents	<input type="checkbox"/>	<input type="checkbox"/>

- d. Does the generator specify alternate treatment standards for F039 multi-source leachate?

Yes ☐ No ☐ NA ☒

If yes, was the leachate derived from the treatment, storage, disposal, or recycling of more than one listed waste?

Yes ☐ No ☐

Comments \_\_\_\_\_

3. California List Wastes: Has the generator correctly identified the treatability group and/or treatment standard/prohibition level for the following wastes?

- a. Liquid hazardous wastes containing PCBs  $\geq 50$ ppm

Yes ☐ No ☐ NA ☒

If yes, check the appropriate treatability group:

☐ 50 to 500 ppm PCBs

☐  $\geq 500$  ppm PCBs

- b. Wastes identified as hazardous by a characteristic property that does not involve HOCs, containing  $\geq 1,000$ mg/l (liquids) or mg/kg (non-liquids) HOCs

Yes ☐ No ☐ NA ☒

If yes, check the appropriate treatability group:

☐ Dilute HOC wastewater (1,000 mg/l to 10,000 mg/l HOCs)

☐ All other HOCs greater than or equal to the prohibition level of 1,000 mg/l (liquids) or mg/kg (non-liquids)

GEN

c. Liquid hazardous wastes that exhibit a characteristic and also contain  $\geq 134$  mg/l nickel and/or  $\geq 130$  mg/l thallium  
 Yes \_\_\_ No \_\_\_ NA \_\_\_ may require PFLT ?

Comments \_\_\_\_\_

d. National Capacity Variance Wastes: Has the generator correctly identified California List prohibitions/treatment standards which are applicable to First, Second and Third Third wastes which have national capacity variances in effect? (see pages 4-6 for national capacity variances in effect and Appendix A for potential California List applicability)

Yes \_\_\_ No \_\_\_ NA ☒

If yes, list each waste code, California List waste applicability, and the expiration date of the national capacity variance.

Waste Code	Cal List Applicability	Expiration Date
_____	_____	11
_____	_____	11
_____	_____	11

Comments \_\_\_\_\_

4. Treatment standards expressed as specified technologies: Has the generator specified an alternative method to that required in 268.42?

Yes \_\_\_ No \_\_\_ NA ☒

If yes, list the waste code, the technology specified in 268.42, the alternative method, and documentation of approval.

Waste Code	268.42 Technology	Alternative Method	Approval
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

Comments \_\_\_\_\_

5. Does the generator mix restricted wastes with different treatment standards?

Yes \_\_\_ No ☒

Comments \_\_\_\_\_



GEN

If yes, did the generator select the most stringent treatment standards?  
[268.41/43(b)]

Yes ☐ No ☐

Comments \_\_\_\_\_

**B. Waste Analysis**

1. Does the generator determine whether the restricted waste exceeds treatment standards/prohibition levels at the point of generation? [268.7(a)]

Yes ☒ No ☐

If no, does the generator ship all restricted wastes as not meeting treatment standards?

Yes ☐ No ☐

Comments \_\_\_\_\_

2. Does the generator make this determination using:

- a. Knowledge of waste:

Yes ☒ No ☐ NA ☐

*Some analysis on F006*

*no analysis on F003 and F00*

If yes, list the wastes for which "applied knowledge" was used and describe the basis of determination. Attach documentation.

F003, F007 - No documentation

Was all supporting data retained on site? [268.7(a)(5)]

Yes ☐ No ☒ NA ☐

- b. TCLP\*: Are wastes with treatment standards specified in 268.41 analyzed using TCLP? (BDAT\*\* = immobilization technology)

Yes ☐ No ☒ NA ☐

\*TCLP = Toxicity Characteristic Leaching Procedure [Part 261, Appendix II, EPA Test Method 1311]

\*\*BDAT = best demonstrated available technology

GEN

If yes, list the wastes for which TCLP was used and provide the date of last test, the frequency of testing, and note any problems. Attach test results.

---

---

- c. Total constituent analysis: Are wastes with treatment standards specified in 268.43 analyzed using total constituent analysis? (BDAT = destruction/removal technology)

Yes \_\_\_ No ☒ NA \_\_\_

If yes, list the wastes for which total constituent analysis was used and provide the date of last test, the frequency of testing, and note any problems. Attach test results.

---

---

- d. pH  $\leq$  2:

Yes \_\_\_ No \_\_\_ NA ☒

If yes, list the wastes for which pH testing was used and provide the date of the last test, the frequency of testing, and note any problems. Attach test results.

---

---

- e. PFLT\*: Was PFLT used specifically to determine if California List wastes were contained in liquid hazardous waste?

Yes \_\_\_ No ☒ NA \_\_\_

\*PFLT = Paint Filter Liquids Test [Test Method 9095, EPA Publication No. SW-846]

If yes, list the wastes for which PFLT was used and provide the date of last test, the frequency of testing, and note any problems. Attach test results.

---

---

3. Does the generator treat restricted wastes in 90-day tanks or containers regulated under 262.34?

Yes ☒ No \_\_\_ (If no, go to 4)

Does the generator treat the wastes to meet appropriate treatment standards/prohibition levels?

Yes \_\_\_ No ☒

DRAFT

GEN

If yes, has the generator prepared a waste analysis plan detailing the frequency of testing to be conducted?

Yes \_\_\_ No \_\_\_ (If no, go to 4)

Does the plan provide the following?

Detailed chemical and physical analysis of the restricted waste as justification for frequency of testing

Yes

No

Necessary information to treat the wastes in accordance with Part 268 requirements

Discussion of number of wastes treated, their variability, and variability of the treatment process

Comments \_\_\_\_\_

Has the plan been filed with the Regional Administrator? (return receipt, Federal Express slip, etc. for verification)

Yes \_\_\_ No \_\_\_ NA \_\_\_

4. Dilution Prohibition [268.3]:

a. Does the generator mix restricted wastes with different treatment standards?

Yes \_\_\_ No ☒

If yes, list the wastes \_\_\_\_\_

Are the wastes susceptible to co-treatment?

Yes \_\_\_ No \_\_\_ NA \_\_\_

Comments \_\_\_\_\_

b. Does the generator dilute restricted wastes as a substitute for adequate treatment?

Yes \_\_\_ No ☒

Comments \_\_\_\_\_

5. F039 Multi-source leachate: Has the generator run an initial analysis for all constituents of concern in 268.41 and 268.43?

Yes \_\_\_ No \_\_\_ NA ☒

GEN

C. Management

1. On-Site Management

Is restricted waste treated, stored for greater than 90 (small quantity generator\* - 180) days, or disposed on site?

Yes ☒ No ☐

1-55 gallon drum of waste acetone was stored over 90 days NOV was issued

Comments

\* Small quantity generator = generator of greater than or equal to 100 kg/mo. but less than 1,000 kg/mo. hazardous waste, or less than 1 kg/mo. acutely hazardous waste

If yes, the TSD Checklist must be completed.

2. Off-Site Management: Waste Exceeds Treatment Standards

a. Does the generator ship any waste that exceeds the treatment standards/prohibition levels to an off-site treatment or storage facility?

Yes ☒ No ☐ (If no, go to 3)

If yes, identify waste code(s) and off-site treatment or storage facilities to which wastes are shipped.

Waste Code	Subsequent Handler
F003	Cyclochem, Elizabeth, NJ
F006	WRC Processing Co., Pottsville, Pa
F007	RFB Industries, Jersey City, NJ

b. Does the generator provide notifications to the treatment or storage facility? [268.7(a)(1)]

Yes ☒ No ☐ (If no, go to 3)

If yes, does the notification contain the following?

EPA Hazardous waste number(s) (including all wastes contained in a lab pack) Yes ☒ No ☐

Lab pack certification [268.7(a)(8)(i)]\* Yes ☐ No ☐ NA ☒

Applicable treatment standards/prohibitions levels for F-solvents, F039 multi-source leachate, and California list wastes Yes ☐ No ☒ NA ☐

Referenced treatment standards for all other wastes Yes ☐ No ☒ NA ☐

Manifest number Yes ☒ No ☐

GEN

Waste analysis data, if available

Yes \_\_\_ No ☒

\* Required only if alternative treatment standards are specified

c. Is a notification sent with each waste shipment?

Yes ☒ No \_\_\_ (If yes, go to 3)

If no, is the waste subject to a tolling agreement pursuant to 262.20(e) (small quantity generator only)?

Yes \_\_\_ No \_\_\_

If yes, list waste codes and subsequent handler with whom a contractual tolling agreement is held.

Waste Code	Subsequent Handler
_____	_____
_____	_____
_____	_____

Did the small quantity generator provide a notification to the receiving facility with the first waste shipment subject to the tolling agreement? [268.7(a)(9)]

Yes \_\_\_ No \_\_\_

### 3. Off-Site Management: Waste Meets Treatment Standards

a. Does the generator ship waste that meets the treatment standards/prohibition levels to an off-site disposal facility?

Yes \_\_\_ No ☒ (If no, go to 4)

If yes, identify waste code(s) and off-site disposal facilities:

Waste Code	Facility
_____	_____
_____	_____
_____	_____

b. Does the generator provide notification and certification to the disposal facility? [268.7(a)(2)]

Yes \_\_\_ No ☒ (If no, go to 4)

If yes, does notification contain the following?

EPA Hazardous waste number(s) Yes \_\_\_ No \_\_\_  
(including all wastes contained in a lab pack)

GEN

Lab pack certification  
[268.7(a)(8)(i)]\*

Yes \_\_\_ No \_\_\_ NA \_\_\_

Applicable treatment standards/  
prohibitions levels for F-solvents,  
F039 multi-source leachate, and  
California list wastes

Yes \_\_\_ No \_\_\_ NA \_\_\_

Referenced treatment standards for  
all other wastes

Yes \_\_\_ No \_\_\_ NA \_\_\_

Manifest number

Yes \_\_\_ No \_\_\_

Waste analysis data, if available

Yes \_\_\_ No \_\_\_

Certification that the waste  
meets treatment standards  
[wording in 268.7(a)(2)(ii)]

Yes \_\_\_ No \_\_\_

\* Required only if alternative treatment standards are specified

c. Is notification and certification sent with each waste shipment?

Yes \_\_\_ No \_\_\_ (If yes, go to 4)

If no, is the waste subject to a tolling agreement pursuant to 262.20(e) (small  
quantity generator only)?

Yes \_\_\_ No \_\_\_

If yes, list waste codes and subsequent handler with whom a contractual  
tolling agreement is held.

Waste Code

Subsequent Handler

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Did the small quantity generator provide a notification and certification to  
the receiving facility with the first waste shipment subject to the tolling  
agreement? [268.7(a)(9)]

Yes \_\_\_ No \_\_\_

DEAF

GEN

4. Off-Site Management: Wastes Subject to Variances, Extensions, or Petitions

- a. Does the generator ship wastes to a TSD which are subject to a national capacity variance\*, case-by-case extension (268.5), or no migration petition (268.6)? (see pages 4-6 for national capacity variances)

Yes \_\_\_ No ☒ (If no, go to 5)

\*Note that the requirements of this section apply to all wastes granted an extension in the Third Third rule from 05/08/90 to 08/08/90. Some of these wastes previously fell under the soft hammer provision.

If yes, does the generator provide notification to the off-site receiving facility that the waste is not prohibited from land disposal? [268.7(a)(3)]

Yes \_\_\_ No \_\_\_ (If no, go to 5)

If yes, does the notification contain the following information?

EPA Hazardous waste number(s)	Yes ___	No ___	
Applicable treatment standards for F039 multi-source leachate	Yes ___	No ___	NA ___
Referenced treatment standards for all other wastes	Yes ___	No ___	NA ___
Manifest number	Yes ___	No ___	
Waste analysis data, if available	Yes ___	No ___	
Date the waste is subject to the prohibitions	Yes ___	No ___	

- b. Is a notification sent with each waste shipment?

Yes \_\_\_ No \_\_\_ (If yes, go to 5)

If no, is the waste subject to a tolling agreement pursuant to 262.20(e) (small quantity generator only)?

Yes \_\_\_ No \_\_\_

If yes, list waste codes and subsequent handler with whom a contractual tolling agreement is held.

Waste Code      Subsequent Handler

_____	_____
_____	_____
_____	_____

DRAFT

GEN

Did the small quantity generator provide a notification to the receiving facility with the first waste shipment subject to the tolling agreement?  
[268.7(a)(9)]

Yes \_\_\_ No \_\_\_

5. Records Retention

- a. Does the generator retain on site copies of all notifications, certifications, and soft hammer demonstrations/certifications for a period of 5 years?  
[268.7(a)(6)]

Yes ☒ No \_\_\_

Comments \_\_\_\_\_

- b. Do these documents reflect proper management of wastes previously covered under expired national capacity variances and the soft hammer provision\*?  
(See Appendix C)

Yes ☒ No \_\_\_ NA \_\_\_

\*Note that the soft hammer provision expired as of 05/08/90. Soft hammer wastes which had treatment standards established in the Third Third rule were granted a minimum 90-day national capacity variance to 08/08/90.

D. Treatment Using RCRA 264/265 Exempt Units or Processes

1. Is waste treated in RCRA 264/265 exempt units (i.e., boilers, furnaces, distillation units, wastewater treatment tanks, elementary neutralization, etc.)?

Yes \_\_\_ No ☒

List types of waste treatment units and processes:

<u>Waste Code</u>	<u>Type of Treatment</u>	<u>Treatment Units and Processes</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____

2. Are treatment residuals generated from these units?

Yes \_\_\_ No \_\_\_ NA \_\_\_

Comments \_\_\_\_\_

3. Are residuals further treated, stored for greater than 90/180 days, or disposed on site?

Yes \_\_\_ No \_\_\_ NA \_\_\_

Comments \_\_\_\_\_





State of New Jersey  
DEPARTMENT OF ENVIRONMENTAL PROTECTION

DIVISION OF WASTE MANAGEMENT  
32 E. Hanover St., CN 028, Trenton, N.J. 08625

DR. MARWAN M. SADAT, P.E.  
DIRECTOR

LINO F. PEREIRA, P.E.  
DEPUTY DIRECTOR

Ms. Chris Demo  
U.S.E.P.A., Region II  
26 Federal Plaza  
New York, New York 10278

Dear Ms. Demo:

Enclosed is a copy of a letter from E. O'Brien, Pure Industries Inc. requesting the following information change(s):

- 1) Company Name \_\_\_\_\_
- 2) Corporate Name/Ownership X
- 3) Company Contact \_\_\_\_\_
- 4) EPA ID Number \_\_\_\_\_
- 5) Notification Status to: TSD \_\_\_\_\_  
Transporter \_\_\_\_\_  
Generator \_\_\_\_\_  
Non-Handler \_\_\_\_\_
- 6) Facility Closure \_\_\_\_\_
- 7) Other \_\_\_\_\_

851007  
UP

Please make the indicated changes to your RCRA mailing address file. Your attention in this matter would be greatly appreciated.

Sincerely,

*Nancy Power*

Nancy Power, Program Manager  
Bureau of Manifest and Information  
Systems

PR24:pjb

Enclosure



FRENCHTOWN CERAMICS CO.

PURE INDUSTRIES, INC.

May 21, 1985

New Jersey Department of Environmental Protection  
Division of Waste Management  
Bureau of Compliance and Information  
120 Route 156  
Yardville, NY 08620

ATTN: Mr. Arnold Schiff

Dear Mr. Schiff,

Regarding our telephone conversation, I'm enclosing a copy of my letter to the Division of Water Resources (c.c. USEPA Region II) notifying them of the transfer of ownership of this facility (EPA I.D. No. NJD002346245).

Although other agencies, such as the NJDEP Division of Environmental Quality, were notified in writing and inspectors from your own office were informed during a recent inspection, I would appreciate your notifying or confirming this change with other State or Federal divisions you think should be contacted.

I appreciate your assistance in this matter.

Sincerely,

E. O'Brien, P.E.  
Engineering Manager

EO'B:sf

Enclosure

cc: J. R. Floyd



AMERICAN CORP.

TECHNICAL CERAMICS

December 12, 1984

Mr. Arnold Schiffman  
Administrator  
Water Quality Management Element  
Division of Water Resources  
CN-029  
Trenton, New Jersey 08625

Dear Mr. Schiffman,

Please be advised that this facility has been sold and that the effective date of transfer will be December 17, 1984. The approval of an acceptable ECRA Clean-Up Plan was issued last month by the Division of Waste Management.

The previous owner was American Oil and Supply International, Inc., 238 Wilson Avenue, Newark, New Jersey 07105. The new owner is Pure Industries, 441 Hall Avenue, St. Marys, Pa. 15857.

Technical ceramic products will continue to be manufactured at this location and there will be no alteration to either of the monitored effluents detailed in the current NJPDES permit.

Please forward any necessary instructions or forms so that the permit can reflect this change in ownership.

Sincerely,

E. O'Brien, P.E.  
Engineering Manager

EO'B:sf

cc: Mr. Paul J. Molinari, Acting Chief  
Water Permits & Compliance Branch  
Water Management Division  
U. S. Environmental Protection Agency  
Region II  
26 Federal Plaza  
New York, N.Y. 10278

Mr. Timothy Link, Compliance Investigator  
New Jersey DEP  
Division of Water Resources  
1474 Prospect Street  
Trenton, N.J. 08625

cc: J. D. Fredericks  
J. R. Floyd  
M. J. Gross



FRENCHTOWN CERAMICS CO.

PURE INDUSTRIES, INC.

December 20, 1984

Mr. Arnold Schiffman  
Administrator  
Water Quality Management Element  
Division of Water Resources  
CN-029  
Trenton, New Jersey 08625

RE: Transfer of Ownership

Dear Mr. Schiffman,

To supplement my December 12, 1984 letter to you first informing of the transfer of ownership of this facility, I'm providing the further information:

NJPDES Permit No. NJ 0004782  
Effective Date: July 15, 1984  
Expiration Date: July 14, 1989

Plant Location: 8th & Harrison Streets  
Frenchtown, N-J. 08825

Former Name of Location:  
Frenchtown American Corporation

Former Owner: American Oil & Supply International, Inc.  
238 Wilson Avenue  
Newark, N.J. 07105

New Name of Location:  
Frenchtown Ceramics Co.

New Owner: Pure Industries, Inc.  
441 Hall Avenue  
St. Marys, Pa. 15857

Principal Officer: Mr. James R. Floyd  
President

December 20, 1984

Also attached is a notarized letter from Mr. Floyd stating that he has read the current permit and agrees to abide by all its conditions.

As mentioned in my earlier correspondence, an acceptable ECRA Cleanup Plan has been approved by the Division of Waste Management on November 29, 1984. A positive agreement in principle between the former and new owners was not reached until December 5, 1984 with actual transfer occurring on December 17, 1984.

Please contact me if there is any additional information or filing costs required.

Sincerely,



Edward O'Brien, P.E.  
Engineering Manager

EO'B:sf

cc: Mr. Paul J. Molinari, Acting Chief  
Water Permits & Compliance Branch  
Water Management Division  
U. S. Environmental Protection Agency  
Region II  
26 Federal Plaza  
New York, N-Y. 10278

Mr. Timothy Link, Compliance Investigator  
New Jersey DEP  
Division of Water Resources  
1474 Prospect Street  
Trenton, N.J. 08625

cc: J. F. Floyd  
T. M. Dole  
M. J. Gross

FRENCHTOWN CERAMICS CO.

PURE INDUSTRIES, INC.

James R. Floyd, President

December 20, 1984

New Jersey Department of Environmental Protection  
Division of Water Resources  
CN 029  
Trenton, New Jersey 08625

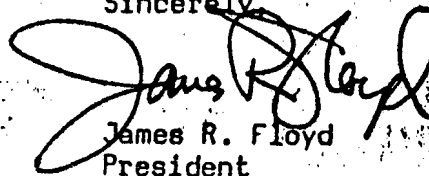
ATTN: Mr. Arnold Schiffman, Administrator  
Water Quality Management

Dear Mr. Schiffman,

Regarding the transfer of ownership of this property from American Oil & Supply International, Inc., Newark, N.J. to Pure Industries, Inc., St. Marys, Pa. I've read the current NJPDES permit and agree to abide by all the conditions therein.

Since the type of operations conducted at this location will remain the same, there will be no change to the parameters, levels, rates or methods described in the permit subject to present or future petitions for alterations approved by your department.

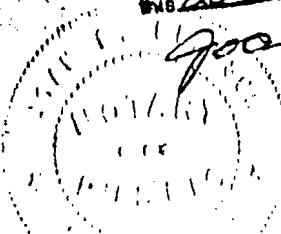
Sincerely,

  
James R. Floyd  
President

JRF:sf

/Notarized/

Subscribed and sworn to before me  
this 20th day of Dec 1984

  
Joan E. Pearson

JOAN E. PEARSON  
Notary Public of New Jersey  
My Commission Expires May 10, 1988



FRENCHTOWN CERAMICS CO.

PURE INDUSTRIES, INC.

December 20, 1984

N. J. Department of Environmental Protection  
Division of Environmental Quality  
CN-027  
Trenton, New Jersey 08625

ATTN: Mr. William Hart, Supervisor

Dear Mr. Hart,

Please accept this letter as notification of the transfer of ownership  
of the following property:

DEP Plant ID: 80036  
Location: 8th & Harrison Streets  
Frenchtown, N.J. 08825  
201-996 2121

Former Name of Location:  
Frenchtown American Corporation

Former Owner: American Oil & Supply International, Inc.  
238 Wilson Avenue  
Newark, New Jersey 07105

New Name of Location:  
Frenchtown Ceramics Company

New Owner: Pure Industries, Inc.  
441 Hall Avenue  
St. Marys, Pa. 15857

Current Permit:	Permit/Certificate Number	Expiration Date
	19329	December 3, 1985
	037207	June 5, 1988
	037208	June 5, 1988
	037209	June 5, 1988
	042209	April 7, 1989
	045789	October 23, 1988

Mr. William Hart

-2-

December 20, 1984

The effective date of transfer was December 17, 1984.

Enclosed is a check for \$10.00 to cover transfer costs.

If you need additional information regarding this matter, please contact me directly.

Sincerely,



E. O'Brien, P.E.  
Engineering Manager

EO'B:sf

Enclosure

cc: J. R. Floyd  
T. Dole  
M. Gross  
File



State of New Jersey  
Department of Environmental Protection and Energy  
Manifest Section  
U.S. EPA  
AGENCY RO II  
CN 421, 401 East State Street  
Trenton, New Jersey 08625-0421

56 OCT 31 PM 1:02

## "Request to Deactivate EPA ID Number"

EPA ID No. NJD002346245

Company Name: Frenchtown Ceramics Company

Site Address: 8th and Harrison Streets Frenchtown  
(street) (city / town)  
NJ 08825 1\* 3  
(state) (zip code) (lot) (block)

Mailing Address: The Stackpole Corporation 201 Stackpole Street  
(street / p.o. box) (city / town)  
PA 15857  
(state) (zip code)

Company Contact: Edward B. Burkett 814/834-5360  
(name) (area code and phone number)

Reasons for deactivating EPA ID No. (Check all appropriate boxes.)

☐ The EPA ID number was obtained for a one time cleanup which is completed.

☒ The site has completed an ECRA cleanup (indicate ECRA Case # 92658 and 93113).

☒ Other Cessation of operations

Is the site presently occupied? (circle yes or no) Frenchtown Properties, Inc. (unrelated to The Stackpole Corporation)

Sign and date the application below, and retain the last page (pink copy) for your records.

Edward B. Burkett  
(printed name)

Edward B. Burkett  
(signature)

Manager, Corporate Environmental  
(title) Affairs

September 18, 1996  
(date)

Submission of false information is a violation of N.J.A.C. 7:26-5.6 and N.J.A.C. 7:26-7.3.

\*formerly lots 1, 1A and 101

copies: White - Manifest Section  
Yellow - USEPA Region II  
Pink - Applicant

12/7/96 110-1591 ML



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION II

JACOB K. JAVITS FEDERAL BUILDING

NEW YORK, NEW YORK 10278

*Vinch*

**MAY 04 1993**

Mr. Victor J. Samkavitz Jr.  
Frenchtown Ceramics Co.  
8th & Harrison Streets  
Frenchtown, NJ 08825

Re: Frenchtown Ceramics Co.  
EPA I.D. No. NJD002346245

Dear Mr. Samkavitz:

On April 6, 1992, an inspection of RFE Industries, Jersey City, New Jersey, was conducted by a duly authorized representative of the U.S. Environmental Protection Agency. During this inspection it was noted that your facility had sent a manifest (NJA0984989) without the proper Land Ban notification. In the future, please send the proper land ban notification with manifests that contain land ban constituents.

If you have any questions regarding this matter, please contact Ms. Melissa Vinch, at (212) 264-9594.

Sincerely yours,

*[Signature]*  
Joel Golumbek, Chief  
NJ/Caribbean Hazardous Waste Compliance Branch

**GIORDANO, HALLERAN & CRAHAY**

A PROFESSIONAL CORPORATION

**ATTORNEYS AT LAW**

270 STATE HIGHWAY 35

POST OFFICE BOX 190

MIDDLETOWN, NEW JERSEY 07748

(201) 741-3900

1005 HOOPER AVENUE  
POST OFFICE BOX 667  
TOMS RIVER, N. J. 08753  
(201) 341-9600

JOHN C. GIORDANO  
OF COUNSEL

DIRECT DIAL NUMBER  
(201) 741-

JOHN C. GIORDANO, JR.  
JOHN R. HALLERAN  
FRANCIS X. CRAHAY  
FRANK R. CIESLA  
BERNARD J. BERRY, JR.  
THOMAS A. PLISKIN  
JOHN A. AIELLO  
MICHAEL J. GROSS  
JEFFREY A. DONNER

CHRISTOPHER J. HANLON  
MARTIN J. ARBUS  
WYCKLIFFE S. G. FURCRON  
JAMES M. RONAN, JR.  
SAM MAYBRUCH  
RONALD L. LUEDDEKE  
THOMAS DENOIA  
MARK S. BELLIN  
JAMES M. COLAPRICO

FILE NO.

June 10, 1981

Environmental Protection Agency  
Information Service Center  
Room 302  
26 Federal Plaza  
New York, New York 10278

Re: Plessey Frenchtown to Frenchtown American Corp.  
EPA I.D. No.: NJD002346245

Dear Sir or Madame:

Please be advised that undersigned represents Frenchtown American Corp. and herewith requests that the above mentioned acknowledgment of Notification of Hazardous Waste Activity be transferred to the name of Frenchtown American Corp from Plessey Frenchtown. I enclose herewith a copy of the original issued acknowledgment for your information.

Should you have any questions, please contact me.

Very truly yours,



MICHAEL J. GROSS

MJG/wll  
xc: Jim Shade



# ACKNOWLEDGEMENT OF NOTIFICATION OF HAZARDOUS WASTE ACTIVITY

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER

RECEIVED

JAN 30 1981

Plessey Frenchtown

• NJ0002346245

PLESSEY FRENCHTOWN DIVISION  
5TH & HARRISON ST  
FRENCHTOWN

NJ 06825

5TH & HARRISON ST  
FRENCHTOWN

NJ 06825

U.S. ENVIRONMENTAL PROTECTION AGENCY  
NOTIFICATION OF HAZARDOUS WASTE ACTIVITY

INSTRUCTIONS: If you received a preprinted label, affix it in the space at left. If any of the information on the label is incorrect, draw a line through it and supply the correct information in the appropriate section below. If the label is complete and correct, leave Items I, II, and III below blank. If you did not receive a preprinted label, complete all items. "Installation" means a single site where hazardous waste is generated, treated, stored and/or disposed of, or a transporter's principal place of business. Please refer to the INSTRUCTIONS FOR FILING NOTIFICATION before completing this form. The information requested herein is required by law (Section 3010 of the Resource Conservation and Recovery Act).

PLEASE PLACE LABEL IN THIS SPACE

## FOR OFFICIAL USE ONLY

## COMMENTS

INSTALLATION'S EPA I.D. NUMBER

APPROVED

DATE RECEIVED  
(yr., mo., & day)

FMJD00234624531

801210

## I. NAME OF INSTALLATION

PLESSEY FRENCHTOWN DIVISION

## II. INSTALLATION MAILING ADDRESS

## STREET OR P.O. BOX

38TH + HARRISON ST

## CITY OR TOWN

FRENCHTOWN

## ST.

## ZIP CODE

NJ08825

## III. LOCATION OF INSTALLATION

## STREET OR ROUTE NUMBER

38TH + HARRISON ST

## CITY OR TOWN

FRENCHTOWN

## ST.

## ZIP CODE

NJ08825

## IV. INSTALLATION CONTACT

## NAME AND TITLE (last, first, &amp; job title)

## PHONE NO. (area code &amp; no.)

FREDERICKS JOHN VICE PRESIDENT

201-996-2121

## V. OWNERSHIP

## A. NAME OF INSTALLATION'S LEGAL OWNER

PLESSEY INC.

B. TYPE OF OWNERSHIP  
(enter the appropriate letter into box)F - FEDERAL  
M - NON-FEDERAL

M

## VI. TYPE OF HAZARDOUS WASTE ACTIVITY (enter "X" in the appropriate box(es))

☒ A. GENERATION☐ B. TRANSPORTATION (complete item VII)☐ C. TREAT/STORE/DISPOSE☐ D. UNDERGROUND INJECTION

## VII. MODE OF TRANSPORTATION (transporters only - enter "X" in the appropriate box(es))

☐ A. AIR☐ B. RAIL☐ C. HIGHWAY☐ D. WATER☐ E. OTHER (specify):

## VIII. FIRST OR SUBSEQUENT NOTIFICATION

Mark "X" in the appropriate box to indicate whether this is your installation's first notification of hazardous waste activity or a subsequent notification. If this is not your first notification, enter your installation's EPA I.D. Number in the space provided below.

☒ A. FIRST NOTIFICATION☐ B. SUBSEQUENT NOTIFICATION (complete item C)

## C. INSTALLATION'S EPA I.D. NO.

## IX. DESCRIPTION OF HAZARDOUS WASTES

Please go to the reverse of this form and provide the requested information.

**A. HAZARDOUS WASTES FROM NON-SPECIFIC SOURCES.** Enter the four-digit number from 40 CFR Part 261.31 for each listed hazardous waste from non-specific sources your installation handles. Use additional sheets if necessary.

1	2	3	4	5	6
23 - 24	23 - 24	23 - 24	23 - 24	23 - 24	23 - 24
7	8	9	10	11	12
23 - 24	23 - 24	23 - 24	23 - 24	23 - 24	23 - 24

12	14	15	16	17	18
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
19	20	21	22	23	24
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
25	26	27	28	29	30
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26

31	32	33	34	35	36
23 - 34	23 - 34	23 - 34	23 - 34	23 - 34	23 - 34
37	38	39	40	41	42
23 - 34	23 - 34	23 - 34	23 - 34	23 - 34	23 - 34
43	44	45	46	47	48
23 - 34	23 - 34	23 - 34	23 - 34	23 - 34	23 - 34

	49		50		51		52		53		54	
	23 - 26		27 - 30		31 - 34		35 - 38		39 - 42		43 - 46	

☐ 1. IGNITABLE  
(P001)

☐ 2. CORROSIVE  
(D002)

☐ 3. REACTIVE  
(ID003)

☐ 4. TOXIC  
(P000)

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

**SIGNATURE**

<b>NAME &amp; OFFICIAL TITLE (Type or Print)</b>	
<b>SUBJECT:</b>	_____
<b>REPORTING OFFICER:</b>	_____
<b>DATE:</b>	_____
<b>TIME:</b>	_____
<b>LOCATION:</b>	_____
<b>WITNESSES:</b>	_____
<b>REMARKS:</b>	_____
<b>ADDITIONAL REMARKS:</b>	_____
<b>OFFICER'S SIGNATURE:</b>	_____
<b>OFFICER'S NAME:</b>	_____
<b>OFFICER'S RANK:</b>	_____
<b>OFFICER'S BRANCH:</b>	_____
<b>OFFICER'S DUTY STATION:</b>	_____
<b>OFFICER'S PHONE NUMBER:</b>	_____
<b>OFFICER'S HOME ADDRESS:</b>	_____
<b>OFFICER'S HOME PHONE NUMBER:</b>	_____
<b>OFFICER'S SOCIAL SECURITY NUMBER:</b>	_____
<b>OFFICER'S MARITAL STATUS:</b>	_____
<b>OFFICER'S RELIGION:</b>	_____
<b>OFFICER'S POLITICAL AFFILIATION:</b>	_____
<b>OFFICER'S EDUCATIONAL BACKGROUND:</b>	_____
<b>OFFICER'S EMPLOYMENT HISTORY:</b>	_____
<b>OFFICER'S CURRENT ASSIGNMENT:</b>	_____
<b>OFFICER'S SUPERVISOR'S SIGNATURE:</b>	_____
<b>OFFICER'S SUPERVISOR'S NAME:</b>	_____
<b>OFFICER'S SUPERVISOR'S RANK:</b>	_____
<b>OFFICER'S SUPERVISOR'S BRANCH:</b>	_____
<b>OFFICER'S SUPERVISOR'S DUTY STATION:</b>	_____
<b>OFFICER'S SUPERVISOR'S PHONE NUMBER:</b>	_____
<b>OFFICER'S SUPERVISOR'S HOME ADDRESS:</b>	_____
<b>OFFICER'S SUPERVISOR'S HOME PHONE NUMBER:</b>	_____
<b>OFFICER'S SUPERVISOR'S SOCIAL SECURITY NUMBER:</b>	_____
<b>OFFICER'S SUPERVISOR'S MARITAL STATUS:</b>	_____
<b>OFFICER'S SUPERVISOR'S RELIGION:</b>	_____
<b>OFFICER'S SUPERVISOR'S POLITICAL AFFILIATION:</b>	_____
<b>OFFICER'S SUPERVISOR'S EDUCATIONAL BACKGROUND:</b>	_____
<b>OFFICER'S SUPERVISOR'S EMPLOYMENT HISTORY:</b>	_____
<b>OFFICER'S SUPERVISOR'S CURRENT ASSIGNMENT:</b>	_____

DATE SIGNED \_\_\_\_\_

John D. + Frederick

Vice President & G.M.

12/8/92

Waste manufactured at this facility is an alumina slurry which is non-hazardous.

ap

former names.

<sup>present names on</sup>  
Please note: all

The #'s and names  
do not match.

Please advise of  
the current status  
Thank you  
J. HORT

They were not  
changed in your  
reptend.  
please Reed Jean

State of New Jersey  
Department of Environmental Protection and Energy  
Manifest Section  
CN 421, 401 East State Street  
Trenton, New Jersey 08625-0421

## "Request to Deactivate EPA ID Number"

EPA ID No. NJD0003343245

Company Name: Frenchtown Ceramics Company *(former Pure Ind)*

Site Address: 3th and Harrison Streets Frenchtown  
(street) (city / town)  
NJ 08825 1\* 0  
(state) (zip code) (lot) (block)

Mailing Address: The Stackpole Corporation 201 Stackpole Street  
(street / p.o. box) (city / town)  
PA 15857  
(state) (zip code)

Company Contact: Edward B. Burkett 614/634-8260  
(name) (area code and phone number)

Reasons for deactivating EPA ID No. (Check all appropriate boxes.)

☐ The EPA ID number was obtained for a one time cleanup which is completed.

☒ The site has completed an ECRA cleanup (indicate ECRA Case # 92056 and 93113).

☒ Other Cessation of operations

Is the site presently occupied? (circle yes or no) Frenchtown Properties, Inc. is related to the Stackpole Corp.

Sign and date the application below, and retain the last page (pink copy) for your records.

Edward B. Burkett  
(printed name)

Edward B. Burkett  
(signature)

Manager, Corporate Environmental  
(title) Affairs

September 18, 1996  
(date)

Submission of false information is a violation of N.J.A.C. 7:26-5.6 and N.J.A.C. 7:26-7.3.

copies: White - Manifest Section  
Yellow - USEPA Region II  
Pink - Applicant

*md info, 100 - 11111 100000*





State of New Jersey

Christine Todd Whitman  
Governor

Department of Environmental Protection  
Hazardous Waste Regulation Program  
CN 421  
Trenton, NJ 08625-0421  
Tel. #609-633-1418

Robert C. Shinn, Jr.  
Commissioner

September 24, 1996

Jack Hoyt, RCRA  
U.S. EPA  
290 Broadway  
New York, NY 10007-1866

Dear Mr. Hoyt:

Enclosed is a copy of a letter from see attached  
requesting the following information change(s):

1. Company Name \_\_\_\_\_
2. Corporate Name/Ownership \_\_\_\_\_
3. Company Contract \_\_\_\_\_
4. Deactivate EPA ID Number   X   \_\_\_\_\_
5. Notification Status to : TSD  
Transporter \_\_\_\_\_  
Generator \_\_\_\_\_  
Non-Handler \_\_\_\_\_  
SQG \_\_\_\_\_
6. Generator/Company Closure \_\_\_\_\_
7. Other \_\_\_\_\_

Please make the indicated changes to your RCRA notifiers address file. Your attention in this matter would be greatly appreciated.

Very truly yours,

Ferd Scaccetti / (RS)  
Ferd Scaccetti  
Bureau of Advisement & Manifest

FS:bb  
Enclosure

```

*****
*                               RCRIS: Notification Add/Update Screen 2                               *
*****
*EPA ID: NJD002346245      Other ID:                               Merge Send: Y                      *
*Date Received(MMDDYY):  121080      Source( N/E/S ): N Non-Notifier Flag:                      *
*Date Acknowledged (MMDDYYYY):  10151985      Send Acknowledgement:                      *
*Name of Installation:  PURE IND INC                      *
*                               Installation Location Address                               *
*Streets:  8TH & HARRISON ST                      *
*City:      FRENCHTOWN                               State:  NJ      Zip:  08825                      *
*County Code:  019      County Name:  HUNTERDON                      *
* Installation Mailing Address (Type 'SAME' if same as Above)                      *
*Streets:  8TH & HARRISON ST                      *
*City:      FRENCHTOWN                               State:  NJ      Zip:  08825                      *
*                               Contact Information                               *
*   Last Name      First Name      Title      Phone Address(M,L,O)*
* OBRIEN           E              ENG MGR      9089962121      L                      *
*Streets:  8TH & HARRISON ST                      *
*City:      FRENCHTOWN                               State:  NJ      Zip:  08825                      *
*Land Type:                      *
*****
* Enter-Continue      F3 - Exit      F5 - Prev Screen *
*****

```

# FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 14, 2014 - 11:40 AM

Version 5.0

## User Selection Criteria

<b>Location:</b>	New Jersey, all activities	<b>Activity Location:</b>	None Chosen
<b>Handler ID:</b>	NJD002346245	<b>Group of IDs:</b>	None Chosen
<b>Handler Name:</b>			
<b>Handler Universe:</b>	All Facilities Regardless of Universe		
<b>Determined Date Range:</b>	From: 10/01/1980 To: 01/14/2014		
<b>Location County Code:</b>	None Chosen	<b>Evaluation Type:</b>	
<b>Location City:</b>		<b>Focus Area:</b>	
<b>Location Zip Code:</b>		<b>Violation Type:</b>	
<b>State District:</b>	None Chosen	<b>Display Code Descrip.:</b>	Yes
<b>Sort Order:</b>	Region, State, Handler Name	<b>Display Universes:</b>	Yes

## Results

Data meeting the criteria you selected follows.

Total Pages: 7      Total Handlers: 1

## Report Description

This report presents available information from the Resource Conservation and Recovery Act Information System (RCRAInfo) about compliance evaluations, violations, and enforcement actions meeting the criteria supplied by the user. Evaluations showing no violations indicate that no violations were determined. Violation without enforcement actions does not always mean no enforcement action will be issued. In order to avoid releasing enforcement sensitive information to the public the following information is not shown on the report: pending civil / judicial referrals, criminal actions and referrals, and State to EPA referrals; all other enforcement actions are released.

## Report Information

<b>Name:</b>	cme_foia.rtf
<b>Developed by:</b>	EPA Headquarters, Office of Enforcement and Compliance Assurance
<b>Deployed:</b>	June 2006
<b>Last Updated:</b>	May 2012
<b>Contact:</b>	rcrainfo.help@epa.gov
<b>Tables Used:</b>	cmecomp3, ccitation3, hreport_univ5, lu_citation, lu_state, hid_groups
<b>Libraries:</b>	none

# FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 14, 2014 - 11:40 AM

PURE IND INC										County Name / Code: HUNTERDON / NJ019										NJD002346245																																																	
Location: 8TH & HARRISON ST, FRENCHTOWN, NJ 08825																				REGION 02																																																	
Mailing: 8TH & HARRISON ST, FRENCHTOWN, NJ 08825																																																																					
Activity Location: NJ										State District: NORTHERN										Accessibility:										Non-Notifier:										Extract Flag: Y										Active Site: N																			
Generator: N										Transporter: N										Operating TSDF: -----										IC in Place: -----										EI Indicator (HE / GW)N / N																													
Short-Term Gen: N										Transfer Facility: N										Offsite Receiver: N										HSM: N										Subpart K: -----																													
Full Enforcement: -----										Converter: -----										State Unaddressed SNC: N										EPA Unaddressed SNC: N										EPA Addressed SNC: N																													
CA Wkld: N										State TSDF: -----										State Addressed SNC: N										EPA Addressed SNC: N										EPA SNC w/Comp Sched: N																													
Active State Gen: N																				State SNC w/Comp Sched: N										EPA SNC w/Comp Sched: N																																							
Violation: Activity Location: NJ										Type: 268 A										Determined Date: 04/08/1993										Determined by Agency: EPA										Responsible Agency: EPA																													
Scheduled Compliance Date: 06/05/1993																				Actual Compliance Date: 05/12/1993										RTC Qualifier: OBSERVED										Sequence Number: 1																													
CEI Evaluation 01/21/1993										Activity Location: NJ										By: State										Identifier: 000										Person: R2DEP										Branch: NJ										Found Violation: YES									
Citizen Complaint: NO										Multimedia Inspection: NO										Sampling: NO										Not Subtitle C: NO										Day Zero:										Focus Area:																			
Enforcement: Activity Location: NJ										Type: 120										Action Date: 05/05/1993										Responsible Person: R2CEI										Branch: RCB										Appeal Resolved:																			
Docket: CA Component: N										Disposition Status:										Appeal Initiated:																																																	
Violation: Activity Location: NJ										Type: 262 A										Determined Date: 01/21/1993										Determined by Agency: State										Responsible Agency: State																													
Scheduled Compliance Date: 02/11/1993																				Actual Compliance Date: 02/23/1993										RTC Qualifier: OBSERVED										Sequence Number: 13																													
CSE Evaluation 02/23/1993										Activity Location: NJ										By: State										Identifier: 000										Person: R2DEP										Branch: NJ										Found Violation: YES									
Citizen Complaint: NO										Multimedia Inspection: NO										Sampling: NO										Not Subtitle C: NO										Day Zero:										Focus Area:																			
CEI Evaluation 01/21/1993										Activity Location: NJ										By: State										Identifier: 000										Person: R2DEP										Branch: NJ										Found Violation: YES									
Citizen Complaint: NO										Multimedia Inspection: NO										Sampling: NO										Not Subtitle C: NO										Day Zero:										Focus Area:																			
Enforcement: Activity Location: NJ										Type: 120										Action Date: 01/21/1993										Responsible Person: R2DEP										Branch: NJ										Appeal Resolved:																			
Docket: CA Component: N										Disposition Status:										Appeal Initiated:																																																	
Violation: Activity Location: NJ										Type: 262 A										Determined Date: 01/21/1993										Determined by Agency: State										Responsible Agency: State																													
Scheduled Compliance Date: 02/11/1993																				Actual Compliance Date: 02/23/1993										RTC Qualifier: OBSERVED										Sequence Number: 14																													
CSE Evaluation 02/23/1993										Activity Location: NJ										By: State										Identifier: 000										Person: R2DEP										Branch: NJ										Found Violation: YES									
Citizen Complaint: NO										Multimedia Inspection: NO										Sampling: NO										Not Subtitle C: NO										Day Zero:										Focus Area:																			
CEI Evaluation 01/21/1993										Activity Location: NJ										By: State										Identifier: 000										Person: R2DEP										Branch: NJ										Found Violation: YES									
Citizen Complaint: NO										Multimedia Inspection: NO										Sampling: NO										Not Subtitle C: NO										Day Zero:										Focus Area:																			
Enforcement: Activity Location: NJ										Type: 120										Action Date: 01/21/1993										Responsible Person: R2DEP										Branch: NJ										Appeal Resolved:																			
Docket: CA Component: N										Disposition Status:										Appeal Initiated:																																																	
CA Component: N										Disposition Status:																																																											

\* Note: Penalty amount may not reflect all violations cited.

# FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 14, 2014 - 11:40 AM

## PURE IND INC, NJD002346245, FRENCHTOWN, NJ, continued -

<b>Violation:</b>	Activity Location: NJ	Type: 262.A	Determined Date: 10/18/1990	Determined by Agency: State	Responsible Agency: State
	Scheduled Compliance Date: 11/04/1990		Actual Compliance Date: 11/07/1990	RTC Qualifier: UNVERIFIABLE	Sequence Number: 7
<b>CEI Evaluation</b>	10/18/1990	Activity Location: NJ	By: State	Identifier: 007	Person: R2DEP
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero: Branch: Found Violation: YES Focus Area:
<b>Enforcement:</b>	Activity Location: NJ	Type: 120	Action Date: 10/19/1990	Responsible Person: R2DEP	Identifier: 006
	Docket: CA Component: N	Disposition Status: Agency: State	Appeal Initiated:	Appeal Resolved:	Branch:
<b>Violation:</b>	Activity Location: NJ	Type: 262.A	Determined Date: 10/18/1990	Determined by Agency: State	Responsible Agency: State
	Scheduled Compliance Date: 11/04/1990		Actual Compliance Date: 11/07/1990	RTC Qualifier: UNVERIFIABLE	Sequence Number: 10
<b>CEI Evaluation</b>	10/18/1990	Activity Location: NJ	By: State	Identifier: 007	Person: R2DEP
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero: Branch: Found Violation: YES Focus Area:
<b>Enforcement:</b>	Activity Location: NJ	Type: 120	Action Date: 10/19/1990	Responsible Person: R2DEP	Identifier: 006
	Docket: CA Component: N	Disposition Status: Agency: State	Appeal Initiated:	Appeal Resolved:	Branch:
<b>Violation:</b>	Activity Location: NJ	Type: 262.A	Determined Date: 02/08/1985	Determined by Agency: State	Responsible Agency: State
	Scheduled Compliance Date: 03/08/1985		Actual Compliance Date: 03/01/1985	RTC Qualifier: OBSERVED	Sequence Number: 4
<b>CEI Evaluation</b>	02/08/1985	Activity Location: NJ	By: State	Identifier: 005	Person: R2DEP
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero: Branch: Found Violation: YES Focus Area:
<b>Enforcement:</b>	Activity Location: NJ	Type: 120	Action Date: 02/08/1985	Responsible Person: R2DEP	Identifier: 004
	Docket: CA Component: N	Disposition Status: Agency: State	Appeal Initiated:	Appeal Resolved:	Branch:
<b>Violation:</b>	Activity Location: NJ	Type: 262.A	Determined Date: 04/30/1984	Determined by Agency: State	Responsible Agency: State
	Scheduled Compliance Date: 05/30/1984		Actual Compliance Date: 06/15/1984	RTC Qualifier: OBSERVED	Sequence Number: 1
<b>CEI Evaluation</b>	04/30/1984	Activity Location: NJ	By: State	Identifier: 004	Person: R2DEP
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero: Branch: Found Violation: YES Focus Area:
<b>Enforcement:</b>	Activity Location: NJ	Type: 120	Action Date: 04/30/1984	Responsible Person: R2DEP	Identifier: 001
	Docket: CA Component: N	Disposition Status: Agency: State	Appeal Initiated:	Appeal Resolved:	Branch:

\* Note: Penalty amount may not reflect all violations cited.

# FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 14, 2014 - 11:40 AM

## PURE IND INC, NJD002346245, FRENCHTOWN, NJ, continued -

<b>Violation:</b>	Activity Location: NJ	Type: 262.A	Determined Date: 04/30/1984	Determined by Agency: State	RTC Qualifier: OBSERVED	Responsible Agency: State	Sequence Number: 2
	Scheduled Compliance Date: 05/30/1984		Actual Compliance Date: 06/15/1984				
<b>CEI Evaluation</b>	04/30/1984	Activity Location: NJ	By: State	Identifier: 004	Person: Not Subtitle C: NO	Day Zero:	Branch: Found Violation: YES
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO				Focus Area:
<b>Enforcement:</b>	Activity Location: NJ	Type: 120	Action Date: 04/30/1984	Responsible Person: R2DEP	Appeal Initiated:	Identifier: 001	Branch: Found Violation: YES
	Docket:	Agency: State					Appeal Resolved:
	CA Component: N	Disposition Status:					
<b>Violation:</b>	Activity Location: NJ	Type: 262.A	Determined Date: 04/30/1984	Determined by Agency: State	RTC Qualifier: OBSERVED	Responsible Agency: State	Sequence Number: 3
	Scheduled Compliance Date: 05/30/1984		Actual Compliance Date: 06/15/1984				
<b>CEI Evaluation</b>	04/30/1984	Activity Location: NJ	By: State	Identifier: 004	Person: Not Subtitle C: NO	Day Zero:	Branch: Found Violation: YES
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO				Focus Area:
<b>Enforcement:</b>	Activity Location: NJ	Type: 120	Action Date: 04/30/1984	Responsible Person: R2DEP	Appeal Initiated:	Identifier: 001	Branch: Found Violation: YES
	Docket:	Agency: State					Appeal Resolved:
	CA Component: N	Disposition Status:					
<b>Violation:</b>	Activity Location: NJ	Type: 262.A	Determined Date: 04/30/1984	Determined by Agency: State	RTC Qualifier: OBSERVED	Responsible Agency: State	Sequence Number: 5
	Scheduled Compliance Date: 06/30/1985		Actual Compliance Date: 06/30/1985				
<b>NRR Evaluation</b>	04/30/1984	Activity Location: NJ	By: State	Identifier: 006	Person: Not Subtitle C: NO	Day Zero:	Branch: Found Violation: YES
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO				Focus Area:
<b>Enforcement:</b>	Activity Location: NJ	Type: 120	Action Date: 06/24/1985	Responsible Person: R2DEP	Appeal Initiated:	Identifier: 005	Branch: Found Violation: YES
	Docket:	Agency: State					Appeal Resolved:
	CA Component: N	Disposition Status:					

### Evaluations With No Violations:

<b>CDI Evaluation</b>	01/19/1995	Activity Location: NJ	By: State	Identifier: 000	Person: NJUT	Day Zero:	Branch: Found Violation: NO
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO				Focus Area:
<b>CSE Evaluation</b>	11/07/1990	Activity Location: NJ	By: State	Identifier: 008	Person: R2DEP	Day Zero:	Branch: Found Violation: NO
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO				Focus Area:
<b>NRR Evaluation</b>	01/24/1984	Activity Location: NJ	By: State	Identifier: 001	Person: Not Subtitle C: NO	Day Zero:	Branch: Found Violation: NO
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO				Focus Area:
<b>NRR Evaluation</b>	01/13/1984	Activity Location: NJ	By: State	Identifier: 002	Person: Not Subtitle C: NO	Day Zero:	Branch: Found Violation: NO
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO				Focus Area:

\* Note: Penalty amount may not reflect all violations cited.

# FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 14, 2014 - 11:40 AM

Page 5

Total Number of Handlers:	1
Total Number of Activity Locations:	1
* End of Report *	

\* Note: Penalty amount may not reflect all violations cited.

# FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 14, 2014 - 11:40 AM

## Description of codes used on the report:

Universes	Description of Universes
<b>Generator</b>	Indicates that the facility is a Large Quantity Generator (LQG), Small Quantity Generator (SQG), Conditionally Exempt Small Quantity Generator (CEG), or not a generator (N).
<b>Transporter</b>	Indicates that the facility Transports waste subject to RCRA regulations. ('Y' indicates that the facility is in this universe).
<b>Operating TSDF</b>	Indicates that the facility is a Treatment, Storage or Disposal facility subject to any type of enforcement. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
<b>IC in Place</b>	Indicates that the facility has Institutional Controls in place. ('Y' indicates that the facility is in this universe).
<b>EI Indicator (HE / GW)</b>	Indicates that the facility has controls in place for Environmental Indicators. HE - Human Exposures ('+' indicates the exposure exists and is under control; '-' indicates the exposure exists and is not under control; 'N' indicates the exposure does not exist) GW - Groundwater Release ('+' indicates the exposure exists and is under control; '-' indicates the exposure exists and is not under control; 'N' indicates the exposure does not exist)
<b>Short-Term Gen Transfer Facility</b>	Indicates that the facility is a short term or one time event generator and not generating from ongoing processes.
<b>Offsite Receiver</b>	Indicates that the facility transfers hazardous waste.
<b>HSM</b>	Indicates that the facility, whether public or private, currently accepts hazardous waste from another site (site identified by a different EPA ID). Indicates that the facility manages hazardous secondary material(s) (e.g. spent material, by-product or sludge) that when discarded, would be identified as hazardous waste.
<b>Subpart K</b>	Indicates that the facility has opted into the subpart K laboratory rule. It then specifies the type of facility (C - College or University; H - Teaching Hospital; N - Non-profit Research Institute; W - withdrawal from the rule)
<b>Full Enforcement</b>	Indicates that the facility is a Treatment, Storage or Disposal facility which is part of the Full Enforcement universe. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
<b>CA Workload</b>	Indicates that the facility is part of the Corrective Action Workload universe. ('Y' indicates that the facility is in this universe).
<b>Active State Gen Converter</b>	Indicates that the facility is an Active State Generator. ('Y' indicates that the facility is in this universe).
<b>State TSDF</b>	Indicates that the facility is a Converter Treatment, Storage or Disposal facility. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
<b>State Unaddressed SNC</b>	Indicates that the facility is a State Treatment, Storage or Disposal facility.
<b>State Addressed SNC</b>	Indicates that the facility is a State Unaddressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
<b>State SNC w/ Compl. Sched</b>	Indicates that the facility is a State Addressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
<b>EPA Unaddressed SNC</b>	Indicates that the facility is a State Significant Non-Complier with a Compliance Schedule. ('Y' indicates that the facility is in this universe).
<b>EPA Addressed SNC</b>	Indicates that the facility is an EPA Unaddressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
<b>EPA SNC w/ Compl. Sched</b>	Indicates that the facility is an EPA Addressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
	Indicates that the facility is a EPA Significant Non-Complier with a Compliance Schedule. ('Y' indicates that the facility is in this universe).

\* Note: Penalty amount may not reflect all violations cited.



# FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: January 14, 2014 - 11:40 AM

## Description of codes used on the report:

ACCESSIBILITY - indicates the reason why the handler is not accessible for normal RCRA tracking and processing (previously called Bankrupt Indicator):	
Code	Description
B	indicates that the handler has filed for bankruptcy and bankruptcy litigation is in process.
C	indicates that all RCRA responsibilities for permitting/closure, corrective action, and compliance monitoring and enforcement at the facility have been formally transferred to the CERCLA program or state equivalent.
F	indicates that all responsible parties (owners/operators) for the handler have fled the country or are otherwise not available for prosecution.
L	indicates that the handler's case is tied up in litigation to the extent that further progress in achieving RCRA compliance through normal enforcement is not possible.

NON-NOTIFIER - indicates that the handler has been identified through a source other than Notification and is suspected of conducting RCRA-regulated activities without proper authority:	
Code	Description
E	indicates that the handler was initially a non-notifier, subsequently determined to be exempt from requirements to notify.
O	indicates that the handler is a former non-notifier.
X	indicates that the handler is a non-notifier.

Violation Type	Description
262.A	GENERATORS - GENERAL
268.A	LDR - GENERAL

Evaluation Type	Type Description
CDI	CASE DEVELOPMENT INSPECTION
CEI	COMPLIANCE EVALUATION INSPECTION ON-SITE
CSE	COMPLIANCE SCHEDULE EVALUATION
NRR	NON-FINANCIAL RECORD REVIEW

Enforcement Type	Enforcement Description
120	WRITTEN INFORMAL

\* Note: Penalty amount may not reflect all violations cited.